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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 22nd November, 1957 :—

Issue No.	No and date	Issued by	Subject
531	S.R.O. 3684, dated the 15th November, 1957.	Ministry of Information and Broadcasting.	Certification of film to be of the description specified therein.
532	S.R.O. 3685, dated the 14th November, 1957.	Election Commission, India.	Notice of withdrawal of Election Petition No. 463 of 1957.
533	S.R.O. 3686, dated the 18th November, 1957.	Ministry of Food and Agriculture.	The Bombay Wheat (Sale Control.) Order, 1957.
534	S.R.O. 3687, dated the 20th November, 1957.	Ministry of Finance.	Draft of the Customs Duties Drawback (Paper Products) Rules, 1957.
	S.R.O. 3688, dated the 20th November, 1957.	Ditto.	Draft of the Customs Duties Drawback (Electric Fans) Rules, 1957.
535	S.R.O. 3748, dated the 21st November, 1957.	Ditto.	A drawback allowed in respect of duty paid foreign raw felt used in the manufacture of Roofing felts.
	S.R.O. 3749, dated the 21st November 1957.	Ditto.	The Customs Duties drawback (Roofing Felt) Rules, 1957.
535A	S.R.O. 3749-A dated the 21st November, 1957.	Ministry of Commerce and Industry.	Appointment of a body of persons to investigate into the circumstances of the fall of production in cotton textiles in the Punjab cloth Mills, Bhiwani.
536	S.R.O. 3750, dated the 20th November, 1957.	Election Commission, India.	List of contesting candidates for bye-election to the House of the People from 54—Muzaffarpur Constituency.

Issue No.	No. and date	Issued by	Subject
537	S.R.O. 3751 dated the 19th November, 1957.	Election Commission, India.	Appointment of a member of the Election Tribunal Constituted for the trial of Election Petition against the election of Shri M. R. Masani, as a member of the House of the People.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi-2, the 15th November 1957

S.R.O. 3775.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time and in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of Contesting Candidate	Name of constituency
I	2
Shri Nag Narayan Sinha, Village Dumri Khurd, P. O. Deumri, District, Muzaffarpur.	Sitamarhi

[No. BR-P/55/57(194)6809.]

New Delhi-2, the 18th November 1957

S.R.O. 3776.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of Contesting Candidate	Name of constituency.
1	2
Shri Nakul Prasad Choudhary, Village : Motia, P. O. Godda, District : Santhal Parganas.	Dumka.

[No. BR-P/66/57(196)6998.]

S.R.O. 3777.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the general elections held in 1957, have in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge the account of election expenses within the time required by law and have thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Names of contesting candidates	Name of constituency.
1	2
Shri Kalidas Gupta, P. O. Dumka, District Santhal Parganas	Dumka.
Shri Kashinath Mahto, Village Aimeri, P. O. Kairabani District Santhal Parganas.	Dumka.

[No. BR-P/66/57(195)6994.]

S.R.O. 3778.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under Notification No. HP-P/400/57 (113), dated the 22nd September, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Gurditta Mal, Retd. Engineer, Ex-M.L.A. (H.P.), Chamba.

[No. HP-P/400/57(113R) 6915.]

New Delhi, the 19th November 1957

S.R.O. 3779.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951) incurred by the person whose name and address are given below, as notified under notification No. UP-P/360/57(62) dated the 31st July, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Raghuvendra Dutt, Village & P. O. : Bachhrawan, District Rae Bareli.

[No. UP-P/360/57(62R).]

S.R.O. 3780.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of Contesting Candidate	Name of constituency.
I	2
Shri Bawa Ram, Village and P.O. Kot Santokhrai, Tehsil & District Gurdaspur.	Gurdaspur.

[No. PB-P/274/57(198)8963.]

S.R.O. 3781.—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time required by law, and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

SCHEDULE

Name of Contesting Candidate	Name of constituency.
I	2
Shri Karam Chand, Village and P.O. Narot Mehra, Tehsil Pathankot, District Gurdaspur.	Gurdaspur.

[No. PB-P/274/57(197)8959.]

A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF LAW

New Delhi, the 23rd November 1957

S.O.R. 3782.—The following Order in Council issued by the Government of New Zealand is hereby published for general information:—

No. 1957/219.

THE RECIPROCAL ENFORCEMENT OF JUDGMENTS (INDIA) ORDER 1957

COBHAM, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 9th day of October, 1957.

PRESENT

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL PURSUANT to the Reciprocal Enforcement of Judgments Act 1934, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, and being satisfied that substantial reciprocity of treatment will be assured as respects the enforcement within India of judgments given in the superior Courts of New Zealand, hereby makes the following order.

ORDER

1. (1) This order may be cited as the Reciprocal Enforcement of Judgments (India) Order 1957.

(2) This order shall come into force on the 15th day of October 1957.

2. Part I of the Reciprocal Enforcement of Judgments Act 1934 shall extend to India.

3. The Supreme Court of India, all High Courts and Judicial Commissioner's Courts, all District Courts, and any other civil Court not subject to pecuniary jurisdiction shall be deemed to be superior Courts of India for the purposes of Part I of the Reciprocal Enforcement of Judgments Act 1934.

T. J. SHERRARD, Clerk of the Executive Council.

[No. F. 45(1)/56-G.]

H. R. KRISHNAN, Jt. Secy.

LOK SABHA SECRETARIAT

New Delhi, the 20th November 1957

THE LOK SABHA SECRETARIAT (TEMPORARY SERVICE) RULES, 1957.

S.R.O. 3783.—In exercise of the powers conferred by rule 20 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955, the Speaker, after consultation with the Ministry of Finance, hereby makes the following rules, namely:

1. **Short title and commencement.**—(1) These rules may be called the Lok Sabha Secretariat (Temporary Service) Rules, 1957.

(2) These rules shall apply to all officers who do not hold a lien on any post in the Lok Sabha Secretariat or under the Government of India or any State Government.

(3) These rules shall come into force with effect from the 1st November, 1957.

2. **Definitions.**—In these rules, unless there is anything repugnant in the subject or context:—

(a) “quasi-permanent service” in relation to a post means temporary service in that post commencing from the date on which a declaration issued under rule 3 takes effect and consisting of periods of duty and leave (other than extraordinary leave) after that date;

(b) “Secretariat” means the Lok Sabha Secretariat;

(c) “Specified post” means the particular post, or the particular grade of posts within a cadre, in respect of which an officer of the Secretariat is declared to be quasi-permanent under rule 3;

(d) “temporary service” means officiating and substantive service in a temporary post and officiating service in a permanent post in the Secretariat.

(e) All words and expressions used in these rules and not defined shall have the meanings respectively assigned to them in the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955.

3. **Quasi-permanent service.**—An officer shall be deemed to be in quasi-permanent service:—

(i) If he has been in continuous temporary service of the Secretariat for more than three years; and

(ii) If the appointing authority, being satisfied as to his suitability in respect of age, qualifications, work and character for employment in a quasi-permanent capacity has issued a declaration to that effect in accordance with such instructions as may be issued by the Speaker from time to time.

4. **Declaration issued under rule 3 to specify post in respect of which it is used.**—A declaration issued under rule 3 shall specify the particular post or the particular grade of posts within a cadre, in respect of which it is issued, and the date from which it takes effect.

5. Termination of service of temporary officer.—(1) The service of a temporary officer who is not in quasi-permanent service shall be liable to termination at any time by notice in writing given either by an officer to the appointing authority or by the appointing authority to an officer:

Provided that the service of any such officer may be terminated forthwith by payment to him of a sum equivalent to the amount of his pay plus allowances for the period of the notice, as the case may be, for the period by which notice falls short of one month or any agreed longer period;

Provided further that the Compensatory (City) and House Rent Allowances, where admissible, shall be payable on the expiry of the notice period and after it is certified by the competent authority that the officer continued to reside during the period of notice at the station where he was last employed, notwithstanding the fact that he was not expected to return to duty at that station.

(2) The period of notice referred to in sub-rule (1) shall be one month, unless otherwise agreed to by the appointing authority and the officer.

5A. (1) Where a notice is given by the appointing authority terminating the service of a temporary officer or where the service of any such officer is terminated either on the expiry of the period of such notice or forthwith by payment of pay plus allowances the Speaker or Secretary, as the case may be, of his own motion or otherwise, re-open the case and after calling for the record of the case and after making such inquiry as he deems fit, may—

- (a) confirm the action taken by the appointing authority; or
- (b) withdraw the notice; or
- (c) re-instate the officer in service; or
- (d) make such other order in the case as he may consider proper.

Provided that no such case shall be re-opened under this sub-rule after the expiry of three months—

- (i) in a case where notice is given, from the date of notice;
- (ii) in case where no notice is given, from the date of termination of service.

(2) Where an officer is re-instated in service under sub-rule (1), the order of re-instatement shall specify—

- (a) the amount or proportion of pay and allowances, if any, to be paid to the officer for the period of his absence between the date of termination of service and the date of re-instatement; and
- (b) whether the said period shall be treated as a period spent on duty for any specified purpose or purposes.

6. Termination of service of quasi-permanent officer.—The service of an officer in quasi-permanent service shall be liable to termination:—

- (i) in the same circumstances and in the same manner as an officer in permanent service; or
- (ii) when the appointing authority has certified that a reduction has occurred in the number of posts available for officers not in permanent service.

Provided that the service of an officer in quasi-permanent service shall not be liable to termination under clause (ii) so long as any post of the same grade as the specified post held by him, continues to be held by an officer not in permanent or quasi-permanent service:

Provided further that as among officers in quasi-permanent service whose specified posts are of the same grade the termination of service consequent on reduction of post shall ordinarily take place in order of juniority in the list referred to in rule 7.

7. Eligibility for permanent appointment.—(1) Subject to the provisions of this rule, an officer in respect of whom a declaration has been issued under rule 3, shall be eligible for a permanent appointment on the occurrence of a vacancy in the specified posts which may be reserved for being filled from among officers in quasi-permanent service, in accordance with such instructions as may be issued by the Speaker in this behalf from time to time.

Explanation.—No such declaration shall confer upon any officer a right to claim a permanent appointment to any post.

(2) The appointing authority shall, from time to time, prepare a list in order of precedence, of officers in quasi-permanent service who are eligible for a permanent appointment. In preparing such a list, the appointing authority shall consider both the seniority and the merit of the officer concerned. All permanent appointments which are reserved under sub-rule (1) shall be made in accordance with such list:

Provided that the Speaker may order that permanent appointment to any grade or post should be made purely in order of seniority.

8. Quasi-permanent officer to have same conditions of service as permanent officer.—An officer in a quasi-permanent service and holding a specified post shall, as from the date on which his service is declared to be quasi-permanent be entitled to the same conditions of service in respect of leave, allowances and disciplinary matters as an officer in permanent service holding the specified post in the Secretariat.

9. Termination of service on ground of physical unfitness.—Notwithstanding anything contained in rules 5 and 6, the services of an officer to whom these rules apply may be terminated at any time without notice on his being declared physically unfit for continuance in service by an authority who would have been competent to declare him as permanently incapacitated for service had his appointment been permanent.

10. Gratuity.—An officer in quasi-permanent service shall, if his service is terminated otherwise than as a disciplinary measure or by resignation be eligible for:—

- a gratuity at the rate of half a month's pay for each completed year of quasi-permanent service, such gratuity being payable on the basis of pay admissible to such an officer in respect of the specified post on the last day of his service, and
- any gratuity to which he is entitled in respect of his service before his appointment to quasi-permanent service.

11. Qualifying service for pension and gratuity.—Where an officer in quasi-permanent service is appointed substantively to a permanent post, the entire period of his quasi-permanent service together with one-half of the period of the preceding continuous temporary service (excluding extraordinary leave) and such service under the Government of India after the 2nd September, 1939, shall be deemed to be qualifying service for the grant of pension or gratuity as the case may be.

12. Repeal and saving.—Save as otherwise expressly provided in these rules, all rules corresponding to these rules and in force immediately before the commencement of these rules are hereby repealed:

Provided that any order made or action taken under the rules so repealed shall be deemed to have been made or taken under the corresponding provisions of these rules.

[No. F. 1(16)-SD/56.]

M. N. KAUL, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 19th November 1957

S.R.O. 3784.—In exercise of the powers conferred by sub-sections (3), (4) and (5) of section 13 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby makes the following rules, namely:—

1. Short title and application.—(1) These rules may be called the Central Sales Tax (Union Territories) Rules, 1957.

(2) They shall apply to all the Union territories other than Delhi and Manipur.

2. Definitions.—In these rules, unless the context otherwise requires—

- 'Act' means the Central Sales Tax Act, 1956 (74 of 1956);

- (b) 'Form' means a form appended to these rules;
- (c) 'Notified authority' means the authority notified by the Central Government under sub-section (1) of Section 7 of the Act;
- (d) 'section' means a section of the Act;
- (e) 'quarter' means a quarter ending the 31st March, the 30th June, the 31st October or the 31st December of a year.

3. List of dealers etc.—The notified authority shall, as soon as may be after the commencement of the Central Sales Tax Act, 1956, publish in the Official Gazette, a list of the names and addresses of the registered dealers together with a description of goods covered by the certificates of registration, and thereafter shall in like manner from time to time publish—

- (a) such particulars of any dealer who is subsequently registered or whose registration certificate is amended or whose registration is cancelled as soon as may be after such registration, amendment or cancellation, as the case may be, and
- (b) a consolidated list embodying the modifications made in the first list published under this rule.

4. Accounts.—Every registered dealer shall keep a true account in Form I of the value of goods purchased by him on the authority of the Declaration Form referred to in rule 10.

5. Statement of purchases.—Every registered dealer shall furnish within one month from the expiry of each quarter a statement in Form II showing the purchases made by him on the authority of the Declaration Forms together with an account of such Forms used by him.

6. Books etc. to be preserved.—Every registered dealer shall preserve all books of accounts, registers and other documents including bills, cash memoranda, invoices, vouchers and other documents relating to the stocks, purchases, despatches and deliveries of goods for a period of three years after the expiry of the year to which they relate.

7. Power to require production of accounts etc.—(1) The Notified authority may require any dealer—

- (a) to produce before him any accounts, registers and documents,
- (b) to furnish any information, relating to the stock of goods of, or purchases, sales or deliveries of goods by the dealer or relating to any other matter, as may be deemed necessary for the purposes of the Act.

(2) (a) All accounts registers and documents relating to the stock of goods of, or purchases, sales and deliveries of goods by, any dealer; and

(b) all goods kept at any place of business of any dealer shall at all reasonable time be open to inspection by the Notified authority.

(3) The Notified authority may, for good and sufficient reasons to be recorded in writing, seize such accounts, registers or documents of the dealers as may be necessary, and shall grant a receipt for the same, and shall retain the same, only for so long as may be necessary for examination thereof or for a prosecution.

8. Manner of exercising power.—In requiring the production by any dealer of his accounts registers, documents of stocks of goods strict regard shall be had to the necessity of not disturbing the business of the dealer or the work of his staff any more than is necessary for the purpose of ascertaining the required information.

9. Notice of visit etc.—Unless the Notified authority in his discretion deems it necessary to make a surprise visit, he shall give reasonable notice in writing to the dealer of his intention to inspect the accounts, registers, documents or stock of goods of such dealer. Such dealer may be required to produce or cause to be produced at the office of the Notified authority such accounts, registers of documents, as may be called for, provided that the Notified authority may, in his discretion, also make the inspection at the dealer's premises.

10. Authority from which Declaration Forms may be obtained, use custody and maintenance of records of such forms and matters incidental thereto.—(1) A registered dealer, who wishes to purchase goods from another such dealer on

payment of tax at the rate applicable under the Act to sales of goods by one registered dealer to another, for the purpose specified in the purchasing dealers' certificate of registration shall obtain from the Notified authority a blank Declaration Form proscribed under rule 12 of the Central Sales Tax (Registration and Turnover) Rules, 1957, for furnishing it to the selling dealer. Before furnishing the Declaration to the selling dealer the purchasing dealer, or any responsible person authorised by him in this behalf, shall fill in all required particulars in the Form, and shall also affix his usual signature in the space provided in the form for this purpose. Thereafter, the counterfoil of the Form shall be retained by the purchasing dealer and the other two portions marked "original" and "duplicate" shall be made over by him to the selling dealer:

Provided that no single Declaration shall cover more than one transaction of sale, except in cases where the total amount covered by one declaration is equal to or less than Rs. 5,000 or such other amount as the Notified authority may by general order, notify in the official Gazette:

Provided further that counterfoils of the declaration forms should be maintained by the dealer for a period of 5 years or such further period as may be prescribed by the Notified authority.

(2) No purchasing dealer shall give, any Declaration except in a Form obtained by the purchasing dealer, on application, from the Notified authority and not declared obsolete and invalid by such authority under the provisions of sub-rule (9).

(3) Every Declaration Form obtained from the Notified authority by a registered dealer shall be kept by him in safe custody and he shall be personally responsible for the loss, destruction or theft of any such Form or the loss of Government revenue, if any, resulting directly or indirectly from such loss, destruction or theft.

(4) Every registered dealer to whom any Declaration Form is issued by the Notified authority shall maintain, in a register in Form III a true and complete account of every such Form received from the said authority. If any such Form is lost, destroyed or stolen, the dealer shall report the fact to the said authority immediately, shall make appropriate entries in the remarks column of the register in Form III and take such other steps to issue public notice of the loss, destruction or theft as the said authority may direct.

(5) Any unused Declaration Forms remaining in stock with a registered dealer on the cancellation of his registration certificate shall be surrendered to the Notified authority.

(6) No registered dealer to whom a Declaration Form is issued by the Notified authority shall, either directly or through any other person, transfer the same to another person except for the lawful purpose of sub-rule (1).

(7) A Declaration Form in respect of which a report has been received by the Notified authority under sub-rule (4) shall not be valid for the purpose of sub-rule (1).

(8) The Notified authority shall from time to time publish in the official Gazette the particulars of the Declaration Form in respect of which a report is received under sub-rule (4).

(9) The Notified authority may, by notification, declare that Declaration Forms of a particular series, design or colour shall be deemed as obsolete and invalid with effect from such date as may be specified in the notification.

(10) When a notification declaring Forms of a particular series, design or colour obsolete and invalid is published under sub-rule (9) all registered dealers shall, on or before the date with effect from which the forms are so declared obsolete and invalid, surrender, to the Notified authority all unused Forms of that series, design or colour which may be in their possession and obtain in exchange such new Forms as may be substituted for the forms declared obsolete and invalid:

Provided that new Forms shall not be issued to a dealer until he has rendered account of the old Forms lying with him and returned the balance, if any, in his hand to the said authority.

(11) Transfer, change etc. of business.—(1) If any dealer—

(a) sells or otherwise transfers or disposes of his business or any part thereof; or

(b) discontinues his business or changes his place of business or opens a new place of business; or

(c) changes the name or nature of his business; he shall, within fourteen days of the occurrence of the event, intimate the fact to the Notified authority.

(2) where any such dealer dies, his successor or legal representative shall intimate the fact in like manner.

(12) **Power to call for further information.**—The Notified authority may, for the purpose of the Act:—

(1) require any firm or association or Hindu undivided or joint family to furnish him with a statement of the names and addresses of the members of the firm or association or of the names and addresses of the manager and members of the family, as the case may be;

(2) require any person whom he has reason to believe to be a trustee, guardian, manager or agent to furnish him with statement of the names of the persons, with their addresses for or of whom he is a trustee, guardian, manager or agent;

(3) require any person whom he has reason to believe to have obtained goods from outside the Union territory to furnish him with a statement of the names of persons with their addresses from whom he has obtained the goods and of the names and prices of goods obtained;

(4) require any person whom he has reason to believe to have despatched goods to any place outside the Union territory to furnish him with a statement of the names of persons with their addresses to whom he has despatched the goods and of the names and prices of goods despatched.

(18) **Penalty.**—A breach of any of these rules shall be punishable with fine which may extend to five hundred rupees and when the offence is a continuing offence, with a daily fine which may extend to fifty rupees for every day during which the offence continues.

THE CENTRAL SALES TAX (UNION TERRITORIES) RULES, 1957

FORM I

(See Rule 4)

Account of purchases made on the authority of declaration forms.

Date	Name and address of the registered dealer together with registration certificate number	Name and complete address of the selling dealer	Name of Railway Station, Steamerghat, Post Office, Airport from where goods were purchased	Destination of goods purchased	Description of goods purchased	Quantity of weight of goods purchased	Value of goods purchased	Selling dealer's Invoice/ Bill No. & date	No. and date of declaration form issued for such purchase	Any other information relevant for the purpose
I	2	3	4	5	6	7	8	9	10	II

THE CENTRAL SALES TAX (UNION TERRITORIES) RULES, 1957

FORM II

(See Rule 5)

Quarterly statement showing the purchases made on the authority of declaration forms and the Account of such forms.

Name of the registered dealer.....

Address.....

Registration Certificate No.

Statement for the quarter ending.....

ACCOUNT OF DECLARATION FORMS

Description of goods purchased during the quarter	Quantity of weight of goods purchased	Total value of goods purchased	Book No.	No. of forms already used up to end of previous quarter	No. of forms used				No. of forms unused			
					Month	From S. No.	To S. No.	Total	From S. No.	To S. No.	Total	

FORM III

Register of Declaration Forms maintained under Rule 10(4) of the Central Sales Tax (Union Territories) Rules, 1957

Receipts				Issues											Re- marks
Date of receipt	Authority from whom received	Book No.	Sl. No. From to	Date of issue	Book No.	Sl. No.	Name & address of seller to whom issued	No. & date of order in respect of which issued	Description of goods in respect of which issued	Value of the goods	Seller's Cash Memo/ challan No. in reference to which issued	No. & date of Rly. receipt or other carriers challan for the goods	Sur- rendered to (Sales Tax authority)		
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	

[No. 27/14/57-J.II.]

M. P. RODRIGUES, Under Secy.

New Delhi-2, the 21st November 1957

S.R.O. 3785.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2), of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Orissa hereby makes the following amendment in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955, namely:—

In the Schedule to the said Regulations, for the entries relating to Orissa, the following shall be substituted, namely:—

1. Senior posts under State Government	43
Chief Secretary to Government	1
Member, Board of Revenue	1
Revenue Divisional Commissioners	3
Secretaries to Government	9
Secretary, Board of Revenue	1
Director of Gram Panchayat	1
Deputy Secretaries to Government	6
Magistrates and Collectors	13
Additional District Magistrates	3
Settlement Officer	1
Registrar, Co-operative Societies	1
Unspecified duty posts	3
	43
2. Senior posts under Central Government	17
	60
3. Posts to be filled by promotion and selection in accordance with rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954.....	15
4. Posts to be filled by direct recruitment	45
5. Deputation Reserve @ 15 per cent. of 4 above	7
6. Leave Reserve @ 11 per cent. of 4 above	5
7. Junior Posts @ 20·60 per cent. of 4 above	9
8. Training Reserve @ 10·59 per cent. of 4 above	5
Direct Recruitment Posts	71
Promotion Posts	15
TOTAL AUTHORISED STRENGTH	86"

[No. 13/52/57-AIS(III).]

P. PRABHAKAR RAO, Dy. Secy.

New-Delhi-2, the 22nd November 1957

S.R.O. 3786.—

In the matter of the Charitable Endowments Act, 1890

AND

In the matter of the Nawab Sultan Jahan Begum Education Endowment, Bhopal.

Whereas application has been made to the Central Government by the Board of Governors of the said Endowment, being the persons acting in the administration of the said Endowment, that two more Trustees may be appointed to the Board of Governors of the Endowment;

Now, therefore, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government, with the concurrence of the said Board of Governors, hereby modifies the scheme for the

administration and management of the said Endowment settled under the said Act and published in the notification of the Government of India, Ministry of Home Affairs, No. F.5/18/57-Pol.III, dated the 27th September 1957, and, under subsection (3) of the said section, appoints the date of publication of this notification in the Gazette of India as the day on which the modified scheme shall come into operation:—

Modifications

1. In paragraph 3 of the said Scheme, in clause (b), for the words "two persons", the words "four persons" shall be substituted.

2. In paragraph 4 of the said Scheme—

(i) in clause (b), the word "and" shall be omitted;

(ii) after clause (c) the following clauses shall be added, namely:—

"(d) Colonel Yameenul-Mulk Nawabzada Rashiduz-Zafar Khan Bahadur; and

(e) Mutamidul-Insha Ali-Qadr Shri Syed Mashuq Ali, Secretary Sarf-e-Khas of His Highness the Nawab of Bhopal".

[No. F.5/18/57-Pol.III.]

S. NARAYANSWAMY, Dy. Secy.

New Delhi-2, the 22nd November 1957

S.R.O. 3787.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (11 of 1878), the Central Government hereby exempts Havaldar Keshav Prasad, personal bodyguard of Shri Ramdhin Mehato, Forest Minister of Nepal, from the operation of the prohibitions and directions contained in sections 6 and 13-14 of the said Act, in respect of one 38 bore revolver and ammunition therefor.

[No. F.17/15/57-Police IV.]

C. P. S. MENON, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi-2, the 21st November 1957

S.R.O. 3788.—In exercise of the powers conferred by clause (a) of section 2 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (41 of 1948), the Central Government hereby authorises Shri K. S. Bedi, Assistant Consulate General of India, Hanoi, to perform the duties of a Consular Agent with effect from the 2nd November, 1957, until further orders.

[No. 28/4/57-Per.B.II.]

R. K. TANDON, Joint Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi-2, the 26th November, 1957

S.R.O. 3789.—In exercise of the powers conferred by the proviso to article 309, and after consultation with the Comptroller and Auditor General as required by clause (5) of article 148, of the Constitution, the President hereby directs that the following further amendments shall be made in the General Provident Fund (Central Services) Rules, namely:—

In the said Rules—

1. In sub-rule (1) of rule 8, after the proviso, the following further proviso shall be inserted namely:—

"Provided further that the nomination made by the subscriber in respect of any other Provident Fund to which he was subscribing before joining the Fund shall, if the amount to his credit in such other Fund has been transferred to his credit in the Fund, be deemed to be a nomination duly made under this rule until he makes a nomination in accordance with this rule."

2. In sub-rule (1) of rule 14 after the proviso the following further proviso shall be inserted namely:—

“Provided further that a subscriber who was previously subscribing to any other Provident Fund of the Central Government and whose subscriptions, together with interest thereon, have been transferred to his credit in this Fund under rule 33, shall also be allowed interest at 4 per cent, if he had been receiving that rate of interest under the rules of such other Fund under a provision similar to that of the first proviso to this rule.”

3. In rule 29, the following ‘Explanation’ shall be inserted at the end, namely:—

“Explanation.—A subscriber, other than one who is appointed on contract or one who has retired from service and is subsequently re-employed, with or without a break in service, shall not be deemed to quit the service, when he is transferred without any break in service to a new post under a State Government or in another department of the Central Government (in which he is governed by another set of Provident Fund Rules) and without retaining any connection with his former post. In such a case, his subscriptions together with interest thereon shall be transferred—

- (a) to his account in the other Fund in accordance with the rules of that Fund, if the new post is in another department of the Central Government, or
- (b) to a new account under the State Government concerned, if the new post is under a State Government and the State Government consents, by general or special order, to such transfer of subscriptions and interest.”

4. In clause (b) of rule 33, for the words and brackets “or the Contributory Provident Fund (India)”, the words “or any other Contributory Provident Fund of the Central Government” shall be substituted.

5. After clause (b) of rule 33, the following clause shall be inserted, namely:—

“(c) If a Government servant who is a subscriber to any other non-Contributory Provident Fund of the Central Government is permanently transferred to pensionable service in a Department of the Central Government in which he is governed by these rules, the amount of subscriptions together with interest thereon standing to his credit in such other fund on the date of transfer shall be transferred to his credit in the Fund.”

6. In rule 33, the following Note shall be inserted at the end, namely:—

“**NOTE.**—The provisions of this rule do not apply to a subscriber who has retired from service and is subsequently re-employed with or without a break in service, or to a subscriber who was holding the former appointment on contract.”

7. In rule 33-A, the following Note shall be inserted at the end, namely:—

“**NOTE.**—The provisions of this rule do not apply to a subscriber who is appointed on contract or who has retired from service and is subsequently re-employed with or without a break in service in another post carrying contributory provident fund benefits.”

[No. F.7(62)-EV/57.]

C. B. GULATI, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 23rd November 1957

S.R.O. 3790.—In pursuance of sub-section (2) of section 21 of the Industrial Finance Corporation Act, 1948 (15 of 1948), the Central Government on the recommendation of the Board of Directors of the Industrial Finance Corporation of India hereby fixes 4 per cent per annum as the rate of interest payable on the bonds to be issued by the said Corporation in January, 1958, and maturing on the 2nd January, 1959.

[No. F.2(93)-Corp/57.]

S. S. SHARMA, Under Secy.

(Department of Economic Affairs)

CORRIGENDUM

New Delhi, the 18th November 1957

S.R.O. 3791.—In the Ministry of Finance, Department of Economic Affairs notifications No. 4(156)-F.I/57, dated the 21st October, 1957, published in Part II, Section 3 of the Gazette of India dated the 2nd November, 1957 on page 2497, the following corrections may be made:

S.R.O. No.	Line	For	Read
3454	4	'Pangal Nayak Ltd.'	'Pangal Nayak Bank Ltd.'
3455	6	'Be'	'By'
3455	12	'Nada'	'Nadar'

[No. F.4(156)-F.I/57.]

P. P. TRIVEDI, Under Secy.

Department of Company Law Administration

New Delhi, the 25th November 1957

S.R.O. 3792.—In exercise of the powers conferred by sub-section (1) of section 613 of the Companies Act, 1956 (I of 1956), the Central Government hereby reduces to one-half the fee payable under clause (b) of sub-section (1) of section 610 of the said Act for a copy or extract of any document (other than a certificate of incorporation) or any part of such a document to be certified by the Registrar of Companies in any case where such copy or extract or any part thereof is produced to the Registrar by the person requiring the certification.

[No. F.2/68/56-PR.]

J. L. KUNDU, Dy. Secy.

(Department of Revenue)

New Delhi, the 19th November 1957

S.R.O. 3793.—In pursuance of sub-rule (1) of rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints the Officer specified in column 1 of the appended table as the officer to whom notice of orders attaching the salaries and allowances of the officers specified in the corresponding entries in column 2 of the said table shall be sent.

TABLE

Officer to whom notice should be sent.	Officer whose salaries and allowances are to be attached.
1	2
1. Commissioner of Income-tax	All Officers in the Income-tax Department.
2. Collector of Central Excise, Land Customs.	All Officers in the Central Excise Department.
3. Collector of Customs	All Officers in the Customs Department.
4. Deputy Collector in-charge, Statistics and Intelligence Branch, Central Excise.	All Officers in Statistics and Intelligence Branch, (Central Excise).
5. Narcotics Commissioner, Simla	All Officers in Narcotics Department.
6. Chief Chemist, Central Revenues, Control Laboratory.	All Officers in Central Revenues, Control Laboratory.
7. Director of Inspection, Customs and Central Excise.	All Officers in the Directorate of Inspection (Customs and Central Excise).
8. Director of Inspection (Investigation) (I.T.)	All Officers in the Directorate of Inspection (I.T.).
9. Director of Inspection, (Investigation) (Income-tax).	All Officers in the Directorate of Inspection (Investigation) (I.T.).
10. Director of Inspection, (Investigation) (Income-tax). »	All Officers in the Directorate of Inspection, (Special Investigation) (Income-tax).
11. Statistician, Income-tax.	All Officers in the Office of the Statistician, Income-tax.

[No. 30/79/56-Genl.]
M. L. DAVE, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 30th November 1957

S.R.O. 3794.—In pursuance of rule 12 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that a rebate of the excise duty paid on sugar shall be allowed in respect of the following products in the manufacture of which sugar has been used, at the rate specified against each such product, on its exportation to any country or territory out of India or the said State, other than a country or territory with a common land frontier with India which has been declared to be foreign territory under section 5 of the Indian Tariff Act, 1934 (32 of 1934) except Pakistan and Burma, or shipped as stores for use on board a ship proceeding to a foreign port subject to the conditions and limitations set out in the Appendix to this notification:—

Sugar Products	Rate of rebate
(i) Mango Chutney containing not less than 50 per cent of sugar by weight.	Rs. 5.35 per cwt. of such product.
(ii) Jams and Jellies containing not less than 60 per cent of sugar by weight.	Rs. 6.40 per cwt. of such product.
(iii) Canned fruits in syrup containing not less than 16 per cent of sugar by weight.	Rs. 1.70 per cwt. of such product.
(iv) Squashes containing not less than 40 per cent of sugar by weight.	Rs. 4.30 per cwt. of such product.

Provided that—

- (1) the products are exported by an exporter who is registered in accordance with the provisions of this notification;
- (2) the products are manufactured by manufacturers licensed under the Fruit Products Order, 1955;
- (3) the manufacturer gives access to every part of his manufactory to any officer specially authorised in this behalf by the Collector of Central Excise to inspect the processes of manufacture, and allows him to draw samples and to verify by actual check or, otherwise the statements made in support of the claim for rebate of duty; and such books of account or other documents relating to the proportions of sugar and other ingredients used in the manufacture of the sugar products as are required by that officer are produced before him by the manufacturer or exporter.
- (4) the value of the sugar products at the time of exportation is, in the opinion of the Collector of Central Excise, not less than the amount of the rebate of excise duty claimed;
- (5) the amount of rebate of excise duty admissible is not less than five rupees;
- (6) the exporter undertakes to refund to the Collector of Central Excise, on demand being made within six months of the date of payment, any rebate erroneously paid to him.

APPENDIX

1. The exporter of such products shall apply in writing in Form A for registration to the Collector of Central Excise in whose jurisdiction he carries on his business.
2. The exporter shall similarly get the registration renewed in the month of January every year on application in Form A.
3. Rebate of excise duty shall be allowed at the rates prescribed from time to time in respect of sugar products exported—
 - (a) through the ports of Bombay, Madras or Calcutta, by the Collector of Central Excise, Bombay, Madras or Calcutta, as the case may be;
 - (b) through other ports, or by land, by the Collector of Central Excise with whom the exporter is registered.

4. The exporter shall prepare an application in Form B, obtain the prescribed certificate of the customs authorities thereon that the sugar products have been exported, and present it, together with the shipping documents, to the Collector of Central Excise, within three months of the date of export of such products.

5. If the products are not exported, or the proof of export is not furnished to the satisfaction of the Collector, in the manner and within the prescribed time-limit, the Collector may in his discretion disallow the whole or any part of the claim for such rebate.

FORM 'A'

(See para. 1 of Appendix)

Application for registration/renewal of registration for export, under claim for rebate, of the sugar products.

..(Delete the letter and words not applicable).

To

The Collector of Central Excise,

Str.

I/We..... residing at..... taluk..... District..... request that I/we desire to register/renew our registration to export sugar products under claim for rebate of duty, for the year.....

2. I/We hereby declare particulars (in the schedule overleaf) of the premises where such sugar products are being manufactured.

3. I/We submit a list of sugar products intended to be exported, along with the manufacturing formula of each, duly signed by the manufacturers of the products, with special reference to the quantity or proportion of sugar actually used and the quantity and tariff category of sugar so used.

4. I/We declare that I/we will not change the list except with the prior permission of the Collector, and, if the manufacturer should make any revision in the manufacturing formulae of the products, the revised formulae will be similarly communicated to the Collector and his permission obtained before the products made according to the revised formulae are exported.

5. I/We agree to abide by the provisions of the Central Excise Rules, 1944, in respect of export of the sugar products under claim for rebate of duty.

6. I/We declare that to the best of my/our knowledge and belief the information furnished here is true and complete.

Date.....

Signature of the exporter(s).

Full address

SCHEDULE

(See para 2 of Form 'A')

1. List of sugar products and their formula (attached).
2. Estimated quantity of sugar of each tariff category and quality required for each unit of the sugar product.
3. Quantity of sugar products which are estimated to be exported during the year.
4. Particulars of premises where the sugar products are manufactured.
5. Particulars of Central Excise License, if any, held by the exporter or the manufacturers.
6. If the exporter is a firm, the names of the partners, and if it is a company, the names of the directors.
7. Business activities in which the exporter is engaged.
8. Financial standing of the exporter.
9. Particulars of licence held by the manufacturer under the provisions of Fruit Products Order, 1955.

*List of Sugar Products Manufactured.

S. No.	Name of the Sugar Product	Manufacturing formulae showing the percentage of sugar used.
1.
2.
3.
4.
5.

Place..... Signature(s) of the manufacturer(s).

Date.....

*To be submitted to the Collector in triplicate.

FORM 'B'

(See para. 4 of Appendix)

Application for export of sugar products under claim for rebate of duty.

To

The Collector of Central Excise,

I/We have exported the undermentioned quantity and variety of (name of the sugar products) to (name of country). A copy of the relevant Bill of Lading/Shipping Bill/Export Application is also attached. I/We request that rebate of duty to the extent admissible to me may be granted.

(i) Central Excise Registration No.

(ii) Name and address of the factory where the sugar products were manufactured.

(iii) Particulars of the Sugar Products exported—

(a) Full description of the products

(b) Quantity

(c) Value

(iv) No. and Date of the Bill of Lading/Shipping Bill/Export application.

(v) Amount of rebate claimed.

I/We certify that the aforesaid particulars are correct, and I/We am/are the rightful claimant(s) to the rebate of excise duty due thereon which may be allowed in my/our favour.

I/We undertake to refund, on demand being made, within six months of the date of payment, any rebate erroneously paid to me/us.

Date

Signature and full address of the claimant(s).

REFUND ORDER No..... Dated.....

The claim of Shri/M/s..... has been scrutinised with the relevant copy of Bill of Lading/Shipping Bill, and rebate of Rs..... (..... Rs.) is sanctioned.

Date _____ Collector of Central Excise, _____

(FOR EXPORTS THROUGH THE PORTS OF BOMBAY, MADRAS AND CALCUTTA).

Forwarded to:

- (1) The Chief Accounts Officer Central Excise, for information and necessary action.
- (2) The Collector of Central Excise.....with whom the—exporter is registered.

Date _____ Collector of Central Excise _____

Passed for payment for Rs.(...../.....Rs.). The amount is adjustable under Head "II-Union Excise Duties—Deduct Refunds".

Date _____ Chief Accounts Officer, _____

Cheque No., dated issued in favour of Shri/M/s. for Rs.(.....Rs.).

Date _____ Chief Accounts Officer, _____

Received Cheque No. dated..... for Rs.(.....Rs.).

Date _____ Signature of Claimant.

(FOR EXPORTS IN ANY OTHER MANNER)

Certified that I have this day paid the sum of Rs.(.....Rs.) to..... in satisfaction of his claim.

PLACE _____ Officer-in-Charge _____ Treasury.

Date _____

[No. 95/57.]

S.R.O. 3795.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, and in supersession of the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 14—Central Excises dated the 10th April, 1954, the Central Government hereby exempts Soap known as "Jute batching Soap" or "Jute batching emulsifier" from the whole of the duty leviable thereon under section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), subject to the condition that it shall be proved to the satisfaction of the Collector that such soap is intended for use in the 'Batching' process of the Jute Industry as an emulsifying agent and is effectively denatured, before its delivery from the manufacturer's premises, according to agreed specifications so as to make it unsuitable for any other use.

[No. 96/57.]

S.R.O. 3796.—In pursuance of sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, Ministry of Finance (Department of Revenue), No. CER-8(22), dated the 1st September 1956, namely:—

In the said notification, the following explanation shall be inserted at the end, namely—

"Explanation.—For the purposes of this Notification, "Saree" means any type of grey, bleached, dyed or printed cotton fabric of plain weave which

- (i) has a width ranging between 33" and 52",
- (ii) has border or borders containing coloured yarn of width above $\frac{3}{4}$ " and not exceeding $2\frac{1}{2}$ ",
- (iii) has heading or headings containing coloured yarn of width above 3" and not exceeding 9", and
- (iv) is commonly known by that name."

[No. 99/57.]

B. D. DESHMUKH, Dy. Secy.

(Department of Revenue)

New Delhi, the 30th November 1957

S.R.O. 3797.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878) as in force in India and as applied to the State of Pondicherry, the Central Government hereby supersedes the notification of the Government of India in the late Finance Department (Central Revenues) No. 33-Customs, dated the 22nd June, 1935, in so far as it relates to goods specified in Serial No. 75 of Schedule I—Import Duties.

[No. 179.]

CUSTOMS

New Delhi, the 30th November 1957

S.R.O. 3798.—In exercise of the powers conferred by section 6 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 5-Customs, dated the 18th January, 1952, namely:—

In the Schedule to the said notification, in the third column against S. No. 6B relating to the port of Kandla, for the entry “The Assistant Collector of Customs, Kandla”, the entry “The Collector of Customs, Kandla” shall be substituted.

[No. 270.]

S.R.O. 3799.—In exercise of the powers conferred by section 188 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby makes the following amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 242-Customs, dated the 31st October, 1957, namely:—

In the said notification for the words “Assistant Collector of Customs, in charge of the port of Kandla”, the words “Collector of Customs Kandla” shall be substituted.

[No. 271.]

S.R.O. 3800.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Revenue Division), No. 1-Customs, dated the 5th January, 1952, namely:—

In the said notification, for the words and figures “under section 11 of the Central Tea Board Act, 1949”, the words, figures, and brackets “under section 25 of the Tea Act, 1953 (29 of 1953)” shall be substituted.

[No. 287.]

M. A. RANGASWAMY, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 30th November 1957

S.R.O. 3801.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment to the Central Excise Rules, 1944, namely:—

In Appendix I of the Central Excise Rules, 1944—

(1) In the table under the heading “Forms” for the entries relating to the Central Excise Series No. 57, the following shall be substituted:—

Central Excise Series No.	Description of Form.	Rule No	Short title
57	of excisable goods on payment of duty.	9, 10-B, 52, 93 & 158	A.R.—I

(2) In the Form A.R.—I, relating to Central Excise Series No. 57, for the words and figures "Rule 9, 52, 93 and 158", the following shall be substituted:—
"Rule 9, 10-B, 52, 93 and 158".

[No. 98/57.]

CORRIGENDUM

New Delhi, the 30th November 1957

S.R.O. 3802.—In the notification (S.R.O. 3325) of the Government of India, Ministry of Finance (Department of Revenue) No. 78/57 (Central Excises), dated the 19th October, 1957, printed on pages 2255 to 2258 of Section 3 of Part II of the Gazette of India of the 19th October, 1957, the following corrections shall be made:—

For	Read
32-A	32-B
32-B	32-C
32-C	32-D
B-8	B-9
B-9 (Sur.)	B-10 (Sur.)
B-9 (Sec.)	B-10 (Sec.)

[No. 97/57.]

L. S. MARTHANDAM, Under Secy.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE AND LAND CUSTOMS

NOTICE

Bombay, the 19th November 1957

S.R.O. 3803.—Whereas it appears that the marginally noted goods which were

seized at Tadwa Parnadi on Tinaighat Jungle in Supa Petha a place in the vicinity of Indo-Goa border were imported by land from Goa (Portuguese Territory in India) in contravention of Section 5(1) of the Land Customs Act 1924 and the foreign liquor in contravention of the Government of India, Ministry of Commerce and Industries, I.T.C. Order No. 17/55 dated 7th December, 1955 issued under the Imports and Exports (Control) Act 1947 and deemed to have been issued under Section 19 of the Sea Customs Act 1878 the Goa country liquor was imported into India in contravention of the Government of India, Finance Department Notification No. 2, Camp. Cus. dated 28th January, 1946 issued under section 19 of the Sea Customs Act 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Collector of Central

Excise, Bombay why the abovementioned goods should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878 and why a penalty should not be imposed on him under section 7(1)(c) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878.

If such an owner fails to turn up to claim the abovementioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette/Bombay State Government Gazette, the goods in question will be treated as unclaimed property and the case will be decided accordingly.

[No. VIII(b)10(53)Cus/57.]

T. C. SETH,
Collector of Central Excise and Land Customs, Bombay.

OFFICE OF THE DEPUTY COLLECTOR OF CENTRAL EXCISE BOMBAY

Bombay, the 25th November 1957

S.R.O. 3804.—Whereas it appears that the marginally noted goods which were seized at Vangaon Railway Station a place in the vicinity of Indo Daman border were imported by land from Daman (Portuguese Territory in India) in contravention of Section 5(1) of the Land Customs Act, 1924 and the Government of India, Ministry of Commerce and Industries, I.T.C. order No. 17/55, dated 7th December, 1955 issued under the Import & Export (Control)

Act 1947 and deemed to have been issued under Section 19 of the Sea Customs Act 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Deputy Collector of Central Excise Bombay why the above-mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act, 1878.

If such an owner fails to turn up to claim the abovementioned unclaimed goods or to show-cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed property and the case will be decided accordingly.

[No. VIII(b)10(63)Cus/57/64885.]

VIPIN MANEKLAL, Deputy Collector
of Central Excise and Land Customs, Bombay.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 19th November 1957

S.R.O. 3805.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (II of 1922), the Central Board of Revenue hereby directs that Shri M. N. Wagh, Commissioner of Income-tax shall be designated as Commissioner of Income-tax, Calcutta and shall with effect from the 7th day of November 1957 (forenoon) perform all the functions of a Commissioner of Income-tax assigned to him in the Board's notification S.R.O. 1449, No. 43-Income-tax, dated 1st May 1957.

Explanatory Note

The amendments have become necessary due to the change in the incumbent of the Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory.)

[No. 110(F.No. 55/104/57-IT.]

New Delhi, the 20th November 1957

S.R.O. 3806.—In exercise of the powers conferred by sub-section (6) of Section 5 of the Indian Income-tax Act, 1922 (II of 1922), the Central Board of Revenue hereby directs that the following further amendments shall be made in the

schedule appended to its notification S.R.O. 1214 (No. 44-Income-tax), dated 1st July, 1952, namely:—

In the said schedule, the following new items shall be inserted after the items mentioned below:—

(1) After serial No. 58-C.

1	2	3	4	5	6
58-D	Employees of the British Overseas Airways Corporation stationed at Delhi.	Private Salary Circle I, New Delhi.	Delhi Range II, New Delhi.	A. A. C. C-Range, New Delhi.	C. I. T., New Delhi.

(2) After Serial No. 21-F.

1	2	3	4	5	6
21-G.	Employees of the British Overseas Airways Corporation stationed in Bombay and Madras.	6th I. T. O., Salaries Branch II, Bombay.	I. A. C. C-Range, Bombay.	A. A. C. C-Range, Bombay.	C. I. T., Bombay City.

(3) The existing entries against S. No. 31 shall be deleted and the following entries inserted against S. No. 31.

1	2	3	4	5	6
31	Employees of the British Overseas Airways Corporation stationed in Calcutta.	I.T.O., Distt. III-A, Calcutta.	I.A.C. Range No. VII, Calcutta.	A.A.C., J-Range, Calcutta.	C.I.T., West Bengal.

Explanatory Note

NOTE.—This amendment has become necessary as a result of the decentralisation of the assessment of the class of employees specified in Col. 2.

(This note does not form a part of the notification but is merely clarificatory).

[No. 111(55/115/57-IT).]

B. V. MUNDKUR, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

TEA CONTROL

New Delhi, the 20th November 1957

S.R.O. 2807.—The following draft of certain amendments to the Tea Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 49 of the Tea Act, 1953 (29 of 1953), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 16th December 1957.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified above will be considered by the Central Government.

Draft amendments

In the said Rules—

(1) for sub-rule (1) of rule 5, the following sub-rule shall be substituted, namely:—

“(1) A member of the Board shall hold office for such period not exceeding three years from the date of his appointment as may be specified by the Central Government while notifying his appointment:

Provided that a Member of Parliament appointed to the Board in pursuance of clause (b) of rule 4 shall cease to be a member of the Board if he ceases to be a member of the House from which he was appointed:

Provided further that a member appointed to the Board in pursuance of clause (a) of rule 4 by virtue of his office shall cease to be a member when he ceases to hold such office:

Provided further that subject to the provisions of the preceding provisos, the term of office of any member holding office immediately before the 1st January 1958 shall be three years from the date of his appointment”;

(2) for rule 9, the following rule shall be substituted, namely:—

“9. Vice-Chairman. (1) The Board shall, at the first meeting held after the 31st March every year, elect, out of its own number, a person to be the Vice-Chairman who shall hold office upto the 31st March of the following year:

Provided that nothing contained in this sub-rule shall affect the term of office of the Vice-Chairman holding office immediately before the 1st January 1958.

(2) If any casual vacancy arises on account of the Vice-Chairman resigning his office as such or ceasing to be a member of the Board or otherwise, the Board shall forthwith elect a member to be Vice-Chairman upto the 31st March immediately following”;

(3) for sub-rule (1) of rule 12, the following sub-rule shall be substituted, namely:—

“(1) The Board shall at the first meeting held after the 31st March every three years, appoint the following Standing Committees, namely:—

(a) an Executive Committee, and

(b) two Licensing Committees, one for North India and one for South India,

and each such committee shall function upto the 31st March of the third financial year beginning from the year in which it is appointed”;

(4) for rule 15, the following rule shall be substituted, namely:—

“15. *Filling of vacancies on Executive and Standing Committees.*—Any vacancy on the Executive Committee or a Standing Committee shall be filled by election at the next meeting of the Board, or the meeting subsequent thereto”.

[No. 8(4)Plant(A)/57.]

ORDER

New Delhi, the 25th November 1957.

S.R.O. 3808.—In exercise of the powers conferred by sub-sections (3) and (6) of section 30 of the Tea Act, 1953 (29 of 1953), the Central Government hereby makes the following Order, namely:—

1. **Short title and commencement.**—(1) This order may be called the Tea (Distribution and Export) Control Order, 1957.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions of this Order and for distributors and exporters or any class thereof.

2. Definitions.—In this Order, unless the context otherwise requires,—

- (a) "Act" means the Tea Act, 1953;
- (b) "Chairman" means the Chairman of the Tea Board and includes any person exercising for the time being the powers of the Chairman;
- (c) "distributor" means a person who is engaged in distributing manufactured tea as principal or agent for the purpose of sale and includes a packer engaged in packing and distributing tea for sale as principal or agent;
- (d) "form" means a form appended to this Order;
- (e) "licence" means a licence granted under this Order;
- (f) "licensee" means a holder of a licence;
- (g) "licensing authority" means the Chairman; and
- (h) "Tea Board" means the Tea Board established under section 4 of the Act.

3. Distributors and exporters to obtain licence.—No distributor shall carry on the business of distributing tea and no person shall export tea except under a licence and in accordance with the provisions of this Order:

Provided that no licence shall be required—

- (i) by the owner of a tea estate for sale of gift parcels in India; and
- (ii) by any person who is engaged in distributing tea manufactured solely by himself:

Provided further that where an agent has taken out a licence, his overseas principals shall not be required to take out a separate licence as exporters under this Order:

Provided further that no licence shall be required for tea exported—

- (a) by or on behalf of the Central Government or the Tea Board;
- (b) by means of a postal parcel;
- (c) as personal effects of passengers;
- (d) for any non-commercial purposes;
- (e) for auctions abroad.

4. Application for licence.—Every person desiring to obtain a licence shall make an application in duplicate to the licensing authority in form A.

5. Grant and refusal of licence.—(1) The licensing authority may, for sufficient reasons to be recorded in writing, refuse to grant a licence to any applicant and shall furnish him with a copy of the order so passed.

(2) Where an application for licence is not refused under sub-section (1), the licensing authority shall grant the applicant a licence in form B.

6. Period of validity of licence.—Every licence shall, unless previously cancelled or suspended, expire on the 31st day of December next following.

7. Renewal of licences.—The licensing authority may, on application made to it in duplicate, renew a licence. Every such application and renewal thereof shall be in form C.

8. Fee.—Every application for the grant of a licence or renewal thereof shall be accompanied by the following fees (payable in cash), namely:—

Fees for licence for distributors
First issue—Rs. 10.
Renewal—Rs. 2.

Fees for exporters
First issue—Rs. 50.
Renewal—Rs. 25.

9. Conditions of licence.—(1) Every licence shall be deemed to have been granted or renewed personally to the licensee and no licence shall be sold or otherwise transferred.

(2) Where a licensee sells or otherwise transfers his business to another person, the purchaser or transferee, as the case may be, shall obtain a fresh licence in accordance with the provisions of this Order.

(3) If a licensee enters into a partnership in regard to the business covered by his licence, he shall report the fact to the licensing authority within thirty days of his entering into such partnership and shall get the licence suitably amended.

(4) Where a partnership is entered into, the partner as well as the original holder of the licence shall be bound by the conditions of that licence.

(5) If a partnership is dissolved, every person who was a partner immediately before such dissolution shall send a report of the dissolution to the licensing authority within thirty days thereof.

(6) Every licensee shall produce his licence for inspection on demand by an officer of the Tea Board duly authorised by the licensing authority in this behalf.

(7) If during the currency of a licence the licensee intends to take any action which calls for modifications in the particulars furnished in the application on the basis of which the licence for the time being in force has been issued, he shall intimate his intention to the licensing authority at least fifteen days in advance and get his licence suitably amended. The amendment shall be made free of fee and the amended licence shall be valid for the residue of the period covered by the original licence.

10. Licensees to comply with certain requirements in regard to packing etc.—Every licensee shall, in regard to the packing and marking of containers of tea, comply with the following requirements, namely:—

(a) every container in which tea is packed shall bear such particulars as may from time to time be specified by the licensing authority; and

(b) every container shall be so packed and sealed that the contents thereof cannot be tampered with except by making a visible opening in the container.

11. Restrictions on distribution and export of tea.—No distributor or exporter required under this Order to obtain a licence shall, himself or by any other person on his behalf, distribute or export tea for sale—

(a) which is not packed and marked in the manner laid down in this Order; or

(b) which is adulterated; or

(c) the label or container whereof bears any statement which makes false claim for such tea or which is false or misleading in any material particular.

Explanation.—Tea shall be deemed to be adulterated—

(a) if such tea is not of the nature, substance or quality contracted or to be distributed or exported, or is not of the nature, substance or quality which it purports or is represented to be;

(b) if such tea contains any other substance which affects injuriously the nature, substance or quality thereof;

(c) if any inferior or cheaper substance has been substituted wholly or part for such tea so as to affect injuriously the nature, substance or quality thereof;

(d) if such tea contains any poisonous or other ingredient which renders it injurious to health.

12. Suspension or cancellation of licence.—(1) The licensing authority may, after giving the holder of a licence an opportunity of being heard, cancel or suspend the licence on any of the following grounds, namely:—

(a) that the licence had been obtained by misrepresentation as to a material particular; and

(b) that any of the provisions of this Order or any condition of the licence has been contravened.

(2) In any proceeding under sub-clause (1), the licensing authority shall be assisted by two assessors selected by that authority.

(3) Every order suspending or cancelling a licence shall be in writing and shall specify the reasons for the suspension or cancellation and shall be communicated to the licensee within fifteen days of the passing thereof.

(4) Where a licence is suspended or cancelled under this Order, the holder of a licence shall not be entitled to claim from the Tea Board or the Central Government any compensation or refund of licence fee for such suspension or cancellation.

13. **Appeal.**—Any person aggrieved by an order—

- (a) refusing to grant or renew a licence; or
- (b) cancelling or suspending a licence,

may within a period of three months from the date of the order, appeal to the Central Government, and the decision of that Government shall be final.

14. **Taking of samples.**—The licensing authority may take or authorise any officer of the Tea Board to take any sample of not more than one pound in weight drawn from any stock held by any licensee for the purpose of obtaining a report from an expert whether such sample conforms to the requirements laid down for tea under this Order. No fees shall be chargeable for testing the sample.

15. **Compensation payable for samples taken.**—When any sample is taken under clause 14, its cost calculated at the rate at which it is usually sold shall be paid to the person from whom it is taken.

16. **Maintenance of accounts etc., and production of such accounts, etc., by licensees.**—(1) The licensing authority may issue directions to any licensee—

- (a) to maintain such records of his purchases, sales, exports or other matters connected with his business and in such form as may be specified in the direction;
- (b) to submit to such authority returns or statements in such form and containing such information relating to his business and within such time as may be specified in the direction; and
- (c) to produce for inspection to such officer of the Tea Board as may be authorised in this behalf by the licensing authority such books, accounts and records relating to his business as may be specified in the direction.

(2) Any direction of the nature referred to in sub-clause (1) may be issued generally to all distributors or exporters or to any class thereof.

17. **Service of orders and directions.**—Any order or direction made or issued by the licensing authority or by any other authority under this Order shall—

- (a) in the case of an order of a general nature or affecting a class of persons, be notified in the Official Gazette; and
- (b) in the case of an order directed to a specified individual, be served on such individual—
 - (i) by delivering or tendering it to that individual; or
 - (ii) if it cannot be so delivered or tendered by affixing it on the outer door or some other conspicuous part of the premises in which that individual lives, or carries on business, or personally works for gain and a written report thereof shall be prepared and witnessed by two persons living in the neighbourhood.

18. **Power of entry, etc.**—(1) The licensing authority or any officer of the Tea Board specially authorised by him in writing in this behalf may enter and search at any time any land, building, premises, vehicles, vessels, aircraft or plant or machinery upon or in which the licensing authority has reason to believe that tea is stored, carried, distributed or sold in contravention of the provisions of this Order and may seize any tea or product of tea which appears to be stored, carried, distributed or sold in contravention of the provisions of this Order.

(2) Any officer taking action under this clause shall submit a report to the licensing authority within twenty-four hours of the taking of such action.

FORM A

(See Clause 4)

Application for licence under clause 4 of the Tea (Distribution and Export) Control Order, 1957.

ORIGINAL*
DUPLICATE

To The Licensing Authority,
Tea Board,
27 & 29, Brabourne Road,
Calcutta-1.

Sir,
I/We* apply for a licence to carry on business in manufactured tea as Distributor*/Exporter.

I/We* furnish the necessary particulars below:—

1. Name of applicant (in block letters) in the case of a partnership concern the names of all the partners should be given).

2. Full address (to which correspondence should be sent).

3. Nature of licence required.

4. Full address of the various premises, if any, in which the applicant intends to do business, or where blending and/or packing will be done.

5. Proprietary marks.

6. Amount of fees paid.

I/We* have carefully read and understood the Tea (Distribution and Export) Control Order, 1957, and hereby agree to abide by the provisions of the said Order.

Yours faithfully,

Signature(s) of applicant(s).

Place.....

Date.....

(* Score out the word not applicable.)

NOTE 1.—This application should be signed, in the case of Companies by the Secretaries or Managing Agents or an authorised agent and in the case of partnership concerns by one of the authorised partners, and in the case of individuals the words 'Sole Proprietor' should be appended after signature.

NOTE 2.—The application should be sent to the licensing authority in duplicate.

FORM B

[See Clause 5(2)]

TEA BOARD

Licence for carrying on business as Distributor*/Exporter.

(Not transferable)

Issued under Clause 5(2) of the Tea (Distribution and Export) Control Order, 1957.

27 & 29, Brabourne Road,
Calcutta-1.

Dated.....

Licence No.....

Shri/Sarvashri.....
of..... is/are* hereby

authorised to carry on business in manufactured tea as Distributor/Exporter* in terms of the Tea (Distribution and Export) Control Order, 1957.

This licence is valid upto and including 31st December, unless cancelled or suspended before that date under Clause 12 of Tea (Distribution and Export) Control Order, 1957.

Chairman, Tea Board,
Licensing Authority.

(*Score out the word not applicable.)

FORM C

(See Clause 7)

Application under Clause 7 of the Tea (Distribution and Export) Control Order, 1957, for renewal of licence.

(To be sent to Licensing Authority in duplicate.)

ORIGINAL*
DUPLICATE

To

The Licensing Authority,
Tea Board,
27 & 29, Brabourne Road,
Calcutta-1.

Sir,

I/We* apply for the renewal of Distributor's* Licence No.....
Exporter's dated..... issued by you, which is returned herewith.

I/We* furnish the necessary particulars below—

1. Name of applicant (in block letters) (in the case of partnership concern the names of all the partners should be given).
.....
2. Full address (to which correspondence should be sent).
.....
3. Nature of licence required.
.....
4. Full address of the various premises, if any, in which the applicant intends to do business, or where blending and/or packing will be done.
.....
5. Proprietary marks.
.....
6. Amount of fees paid.
.....

I/We* have carefully read and understood the Tea (Distribution and Export) Control Order, 1957, and hereby agree to abide by the provisions of the said Order.

Yours faithfully,

.....
Signature(s) of applicant(s).

Place.....

Date.....

(*Score out the word not applicable)

NOTE.—This application should be signed, in the case of Companies by the Secretaries, or Managing Agents, or an authorised agent and in the case of partnership concerns by one of the authorised partners, and in the case of individuals the words 'Sole Proprietor' should be appended after signature.

TEA BOARD

27 & 29, Brabourne Road,

CALCUTTA.

FORM 'C'

Certified that the Licence No.....

granted on the..... to..... to carry on the business in manufacture of tea as distributor/of exporter in terms of the Tea (Distribution and Export) Control Order, 1957 is hereby renewed until the 31st December 19..... unless previously cancelled or suspended before that date under the provisions of the Tea (Distribution and Export) Control Order, 1957.

Licensing Authority.

Date.....

Renewal No.....

[No. 32(11)Plant(A)/56.]

P. V. RAMASWAMY, Under Secy.

(Indian Standards Institution)

Delhi, the 18th November 1957

S.R.O. 3809.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 1st to 15th November 1957.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or standards, if any, superseded by the new Indian Standard	Brief Particulars
1	2	3	4
1.	IS : 993-1957 Specification for Forks (Table, Fish and Serving), Brass and Nickel Silver	..	This standard covers the requirements for forks of table, fish and serving types, made of brass and nickel silver. (Price Rs. 1.50)
2.	IS : 997-1957 Specification for Limestone for Glass Industry.	..	This standard prescribes the requirements and the methods of test for limestone suitable for glass industry for making colourless glass. (Price Rs. 2.00)
3.	IS : 1005-1957 Specification for Edible Maize Starch (Corn Flour)	..	This standard prescribes the requirements and the methods of test for edible maize starch (corn flour) widely used in the preparation of Indian sweetmeats, as a thickener for soups and gravy, and also as an ingredient in baking powder, cosmetics and pharmaceutical products. (Price Rs. 1.50)

(1)	(2)	(3)	(4)
4.	IS : 1007-1957 Specification for Custard Powder.	..	This standard prescribes the requirements and the methods of test for custard powder. (Price Rs. 1.50).
5.	IS: 1047-1956 Methods of Chemical Analysis of Antimony.	..	This standard prescribes the methods for the determination of lead, silver, copper, iron, nickel, sulphur, arsenic, tin and bismuth in antimony. (Price Rs. 1.50).
6.	IS: 1078-1957 Specification for Copper Naphthenate.	..	This standard prescribes the requirements and the methods of test for copper naphthenate mainly used in the rot-proofing of various textile fabrics including sand bags, for fungicidal treatment of timbers, and also as a drier in the paint industry (Price Rs. 1.50).
7.	IS: 1088-1957 Specification for Oil, Clock and Watch.	..	This standard prescribes the requirements for oil intended for the lubrication of bearings and other mechanisms of clocks and watches, and also other similar delicate instruments in the temperature range of 60°C to 30°C. (Price Rs. 1.50).
8.	IS : 1092-1957 Specification for China Clay for Textile and Paper Industries.	..	This standard prescribes the requirements for two grades of china clay—grade 1 used as a filler and sizing material in the textile industry and for coating purposes in the paper industry, and grade 2 used as a filler in the paper industry. (Price Rs. 1.50)
9.	IS : 1093-1957 Specification for Handloom Cotton Madras Handkerchiefs.	..	This standard prescribes constructional details and other particulars of four varieties of handloom cotton Madras handkerchiefs. (Price Rs. 1.50)
10.	IS : 1094-1957 Specification for Handloom Cotton Gada Cloth, Grey.	..	This standard prescribes constructional details and other particulars of four varieties of handloom cotton gray gada cloth. (Price Rs. 1.50).
11.	IS : 1095-1957 Specification for Handloom Cotton Dress Material, Bleached, Dyed, Printed, Striped or Checked.	..	This standard prescribes constructional details and other particulars of six varieties of handloom cotton bleached, dyed, printed, striped or checked dress material. (Price Rs. 1.50).
12.	IS : 1096-1957 Specification for Handloom Cotton Holland Cloth Unscoured.	..	This standard prescribes constructional details and other particulars of handloom cotton unscoured holland cloth. (Price Rs. 1.50).
13.	IS : 1097-1957 Specification for Handloom Cotton Mosquito Netting, Bleached or Dyed.	..	This standard prescribes constructional details and other particulars of two varieties of handloom cotton bleached or dyed mosquito netting. (Price Rs. 1.50).
14.	IS : 1098-1957. Specification for Handloom Cotton Cambric, Bleached.	..	This standard prescribes constructional details and other particular of handloom cotton bleached cambric. (Price Rs. 1.50).

(1)	(2)	(3)	(4)
15. IS : 1099-1957	Specification for Handloom Cotton Lining Cloth, Dyed.	..	This standard prescribes constructional details and other particulars of handloom cotton dyed lining cloth. (Price Rs. 1.50).
16. IS : 1106-1957	Specification for Distilled Water Glass Bottles.	..	This standard prescribes the requirements and the methods of test for distilled water glass bottles of the usual size of 560 ml. (20 oz.) at present being used in the trade. (Price Rs. 1.50).
17. IS : 1107-1957	Specification for Aerated Water Glass Bottles.	..	This standard prescribes the requirements and the methods of test for aerated water glass bottles of crown-cork pattern with nominal capacity of 170 ml. to 340 ml. (Price Rs. 1.50).
18. IS : 1113-1957	Specification for Ammonium Chloride, Pure.	..	This standard prescribes the requirements and the methods of test for ammonium chloride, pure, intended for use in the galvanizing and tinning trades, in dry cells and other industrial uses. The material is also known as sal ammoniac. (Price Rs. 1.50).

Copies of these Indian Standards are available for sale with the Indian Standards Institution 19, University Road, Delhi-8, and also at its Branch at (i) 40/40A Cawasji Patel Street, Fort Bombay-1 (ii) P-11, Mission Row Extension, Calcutta-1 and (iii) 23 Nungambakkam High Road Madras-6.

D.V. KARMARKAR,
Dy. Director (Marks)

[No. MDC/11(4).]
T.S. KUNCHITHAPATHAM, Under Secy.

MINISTRY OF STEEL, MINES & FUEL
(Department of Mines and Fuel)

New Delhi-2, the 23rd November 1957

S.R.O. 3810.—Whereas by a notification of the Government of India in the late Ministry of Production S.R.O. No. 756, dated the 31st March, 1956, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (1 of 1894), it was notified that the land described in the Schedule appended to that notification was needed or was likely to be needed for a public purpose, namely, for the prospecting of coal seams for the development of the State Collieries to be worked by the Union of India;

And whereas the competent authority in pursuance of sub-section (3) of section 28 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), read with section 8 of that Act, has made his report to the Central Government;

And whereas the Central Government, after considering the report, and after consulting the Government of Bihar, is satisfied that—

(a) the lands measuring 3283.29 bighas described in Schedule A appended hereto, and

(b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 1392.27 bighas described in Schedule B appended hereto should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), it is hereby declared that the lands measuring 3283.29 bighas described in the said Schedule A and the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in lands measuring 1392.27 bighas described in the said Schedule B, are hereby acquired.

The plans of the areas covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the Coal Controller, 1, Council House Street, Calcutta, or in the office of the National Coal Development Corporation (Private) Ltd., (LA Section), 'Darbhanga House', Ranchi.

SCHEDULE—A: Showing lands to be acquired.

BLOCK-II (PLAN 'A')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
1. Kathara	117	Gomia	Hazaribagh	
2. Bandh	118	Gomia	Do.	
3. Jhirki	120	Gomia	Do.	1807.73 Bighas Approximately.

Plot numbers in village Kathara :—

229 part, 230 part, 231 part, 232, 233 part, 235 part, 236 part, 237 to 272, 273 part, 274 part, 275 part, 278 part, 279 part, 280 part, 294 part, 315 part, 316 part, 317, 318, 319 (P), 320 part, 321, 322, 323 part, 324 part, 325, 326 to 377, 378 part, 379 part, 380 part, 382 part, 383 part, 384 part, 385, 386 part, 387, 388, 389 part, 390 (P), 419 (P), 425 part, 426 (P), 498 part, 429 part, 430, 431, 432 part, 433 part, 434 part.

Plot number in villages Bandh :—

1042 part, 1043 part, 1044 part, 1083 part, 1085 part 1086 part, 1087 part, 1088, 1089, 1090, 1091, 1092, 1093 to 1106, 1107, 1108 part, 1109 part, 1110 part, 1111 part, 1126 part, 1127 part, 1128 part, 1129 part, 1136 part, 1137 part, 1149 part, 1151 part, 1152, 1153, 1154 (P), 1155, 1156, 1157 (P), 1158 (P), & 1162 (P), 1163 to 1168, 1169 part, 1170 part, 1171 part, 1172, 1173, 1174 part, 1175 to 1253, 1254 part, 1255 part, 1263 part, 1264 to 1266, 1267 part, 1268 to 1286, 1287 part, 1288, 1289 part, 1290 part, 1291 part, 1294 part, 1299 part, 1300 to 1309 (P), 1310 part, 1311 part, 1319 part, 1320, 1321 part, 1322 part, 1323, 1324, 1325 to 1397, 1398 part, 1402 (P), 1403 (P), 1404, 1406 1405, (P).

Plot numbers in village Jhirki.—

262 part, 263 (P), 264, 265, 266, 267 part, 268 part, 269 part, 271 to 288, 289 (P), 290, 291, part, 293 part, 311 part, 312 part, 314 part, 316 part, 317 part, 318 part, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332 part, 333 part, 334 part, 461 part, 1003 part, 1005 part, 1006 part, 1007, 1008, 1009, 1010 to 1102, 1103, 1104, 1105, 1106, 1107 part, 1108 to 1110, 1111 part, 1112 part, 1113 part, 1114, 1115 part, 1119 part, 1130 part, 1131, 1132 part, 1136 (P), 1140 part, 1141 part, 1157 part, 1158 part, 1159, 1160 part, 1177 part, 1178, 1179, 1180, 1181, 1182 part, 1183 (P), 1184, 1185 to 1193, 1194 part.

Boundaries as follows :—AB line passes through plot Nos. :

1119, 1111, 1107, 1130, 1132, 1136, 1140, 1039, 1141, 1157, 1158, 1203, 1160, 1183, 1182, 1178, 1177, 1194, 1006, 1005, 1003, 461.

BC line passes through plot Nos. :

461, 351, 332, 334, 333, 316, 317, 313, 314, 312, 311, 1394.

CD line passes through plot Nos. :

1394, 291, 293, 270, 269, 268, 267, 262, 263, 284, 1405, 1086, 1085, 1087, 1083, 1108, 1112, 1109, 1110, 1111, 1126, 1127, 1128.

BE line passes through plot Nos. :

1128, 1029, 1044, 1136, 1043, 1042, 1137, 1174, 1170, 1171, 1169, 1162, 1158, 1157, 1149, 1154, 1151, 1254, 1255, 1263, 1261, 1004, 1267, 1287, 1296, 1288, 1290, 1289, 1299, 1294.

EF line passes through plot Nos. :

1294, 1299, 873, 1311, 1310, 1309, 1319, 1321, 1322, 230, 231, 229, 233, 235, 236, 280.

FG line passes through plot Nos. :

279, 273, 278, 274, 294, 316, 315.

GH line passes through plot Nos. :

315, 319, 435, 320, 323, 434, 433, 432, 428, 429, 425, 419.

HA line passes through plot Nos. :

419, 389, 386, 390, 384, 383, 355, 379, 382, 380, 378, 1426, 1398, 1402, 1403, 1406, 1072, 1115, 1113, 1112, 1119.

BLOCK III : (PLAN 'A')

Name of Village	Thana No.	Name of Thana	District	Area to be acquired
Kathara	117	Gomia .	Hazaribagh .	104.39 Bighas

Plot Nos. of Block III:—295 part, 307 (P), 303 (P), 304 (P), 298 (P), 305, 306, 314, 315 (P), 313, 319 (P), 308, 309, 310, 311, 312, 188 (P), 187, 186, 190, (P), 189 (P), 185 (P), 442, 443, 444, 446, 445, 447, 448, (P), 449 (P), 451 (P), 452 (P), 453 (P), 806 (P), 808 (P) 809 (P).

Boundaries as follows :

DB line passes through Plot Nos.:—295, 307, 303, 304, 298, 188, 189, 190, 185, 184, 449, 451, 452.

EF Do. 452, 453, 806, 445, 444, 808.

FD Do. 808, 809, 442, 443, 444, 187, 298, 308, 309, 312, 319, 315, 295.

BLOCK IV : (PLAN 'A')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
Kathara	117	Gomia .	Hazaribagh .	134.61 Bighas Approx.

Plot Nos. in village Kathara.:—320 part, 323 part, 324 part, 434 part, 433 part, 432 part, 431 part, 436, 437, 438, 439, 440, 441, 420, 419(P), 418(P), 417 part, 421 part, 422 part 423, 424, 426 part, 427, 428 part, 429 part, 416 part, 425 Part.

Boundaries as follows:—

Line AB passes through plot Nos. 416. .
 Line BC Do. 416, 417, 418, 419.
 Line CD Do. 419, 417, 421, 422, 425.
 Line DE Do. 425, 426, 429, 428, 432, 433, 434, 324, 323, 320, 435.
 Line EA Do. 435, 438, 439, 440, 441, 416.

BLOCK V (PLAN 'A')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
Kathara	117	Gomia	Hazaribagh	175.76 Bighas
Bandh	118	Gomia	Hazaribagh	

Plot numbers in village Kathara :—

378 part, 379 part, 380, 381, 382, 383 part, 384 part, 386 part, 355 (P), 389 part, 390, 391, 392 part, 393, 394 part, 395 part, 396 part, 397 part, 399 part, 400 part, 401 part, 402 part, 403 part, 404 part, 416 part, 417 part, 418 part, 419 part, 425 part, 421 (P), 422 (P).

Plot numbers in village Bandh :—

1398 part, 1399, 1400, 1401, 1402 part, 1419 part, 1420 part, 1421 part, 1422 part, 1423, 1425 part, 1426 part.

Boundaries as follows:—

AB line passes through the village Kathara plot Nos.—425, 422, 421, 417, 419.

BC line passes through the village Kathara.—419, 418, 417, 416.

CD line passes through the village Kathara & Bandh.—416, 405, 404, 403, 402, 401, 400, 399, 391, 392, 394, 395, 397, 398, 1426, 1425, 1422, 1421, 1420, 1419.

DE line passes through the village Bandh.—1419, 1420, 1402, 1400.

EF line passes through the village Bandh.—1402, 1398, 1426.

Do. Kathara.—378, 379, 382, 355, 383, 384, 386, 389, 388, 416.

FA line passes through the village Kathara.—416, 425.

BLOCK No. VI : (PLAN 'A')

Name of village	Thana No.	Name of Thana	District	Area to be Acquired
Bandh	118	Gomia	Hazaribagh	
Jhirki	120	Do.	Do.	530.28 Bighas

Plot Nos. in Village Jhirki :—

1112 part, 1113 part, 1115 part, 1116 to 1118, 1119 part, 1120 part, 1121 part, 1349 part, 1350, 1351, 1352 part, 1353 part, 1354 part, 1355 to 1363, 1364 part, 1365 to 1392.

Plot numbers in Village Bandh :—

1402 part, 1403 part, 1406 part, 1407 to 1417, 1418 part, 1419 part, 1420 part.

Boundaries as follows:—

AG line passes through Jhirki plot Nos.—1364, 1349, 1348, 1265, 1352, 1353, 1121, 1120, 1119.

GE line passes through Jhirki plot Nos.—1119, 1112, 1113, 1115, 1072.

Do. Bandh 1403, 1402.

EH line passes through Bandh plot Nos.—1402, 1420, 1119, 1418, 1417.

HA line passes through plot 1417 and Damodar River.

BLOCK-1 (PLAN No. 'B')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
1. Kathara . .	117	Gomia . .	Hazaribagh . .	13 75 Acres
2. Mahaliband . .	113	Do . .	Do . .	0 90 "
3. Borea . .	115	Do . .	Do . .	4 04 "
				19 05 acres = 57 63 Bighas

Plot No. in village Kathara — 105, 108, 109, 110, 111, 112, 113, 118, 122, 123, 150(P), 561, 562, 563, 564, 565, 566, 567, 568, 579, 570, 571.

Plot number in village Mahaliband — 1371.

Plot number in village Borea — 710, 711, 712, 713 part, 714 part, 715 part, 734, 748 part.

Boundaries as follows :—

AB line passes through plot Nos — 105, 122, 108, 104 (Kathara).
BC line passes through plot Nos — 104 (Kathara).

Mahaliband 1371.

Borea 922, 710, 713, 714, 715.

CD line passes through the village—

Borea. 715, 734, 748.

Kathara 571, 570, 565, 547.

DA line passes through the village Kathara — Kathara 547, 564, 563, 561, 562, 113, 112, 118, 122, 123, 150, 105.

BLOCK-2 (PLAN 'B')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
Borea . .	115	Gomia . .	Hazaribagh . .	13.01 acres = 39 63 Bighas.

Plot numbers in village Borea — 669 part, 672, 673, 674 part, 676 part, 675 part, 65 part, 62 part.

Boundaries as follows —

AB line passes through the plots of the village Borea — 672, 673, 674, 676, 65.

BC line passes through the plots of the village Borea — 65, 62.

CD line passes through the plots of the village Borea — 62, 675, 674, 669.

DA line passes through the plots of the village Borea — 669, 672.

BLOCK-3 (PLAN 'B')

Borea . . .	155	Gomia . .	Hazaribagh . .	68.7 Acres = 207.82 Bighas.
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Plot number in village Borea — 623 part, 624(P), 632, 633, 634, 635, 636, 637, 638, 641 to 648, 649(P), 650, 651(P), 652(P), 653 to 657, 659, 660(P) and 68 part, 675 part, 802, 806, 313 part

Boundaries as follows —

AB line passes through Borea plot Nos.—659, 660, 675, 68.

BC line passes through Borea plot Nos — 68, 675, 641, 635, 638, 637, 632, 624

CD line passes through Borea plot Nos — 624, 649, 651, 652.

DA line passes through Borea plot Nos.—652, 802, 655, 656, 657, 659.

BLOCK—4A (PLAN 'C')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
Bhurkunda Tanr	114	Gomia	Hazaribagh	20.38 Bighas

Plot number in village Bhurkunda Tanr.—68 part, 73 part, 74 part, 77 part, 78, 79, 80, 81 part, 82 part, 83 part, 87 part, 88 part.
Borea.—65 part, 676 part, 64.

BLOCK—4B (PLAN 'C')

Borea	115	Gomia	Hazaribagh	20.10 Bighas.
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Plot number in village Borea.—676 part, 677 part, 678 part, 760 part, 761 part, 695 part 696 part, 697 part, 762 part.

Boundaries as follows :—(Block—4A)

EF line passes through Borea plot Nos.—679, 680, Bhurkunda Tanr.—81, 82, 83, 88, 87.

FG line passes through Bhurkunda Tanr.—87, 83, 68, 73, 74, 77.

GH line passes through Bhurkunda Tanr.—77, Borea—64, 65, 676.

HE line passes through plot Nos.—676, 679.

Boundaries as follows :—(Block—4B)

AB line passes through Borea plot Nos.—697, 696, 695, 676, 677, 678.

BC line passes through Borea plot Nos. 678, 676.

CD line passes through Borea plot Nos.—676, 760, 761, 762.

DA line passes through Borea plot Nos.—762, 760, 697.

PLAN "D"

Name of village	Thana No.	Name of Thana	District	Area to be acquired
1. Kathara	117	Gomia	Hazaribagh	25 Bighas
2. Borea	115	Gomia	Do.	19.96 Bighas (Approx.)

(PART I)

Plot Numbers in villages Kathara :—307 part, 303 part, 302 part, 301, 298 part, 299 part, 192 part, 193 part, 54 part, 167 part, 166 part, 165 part, 164 part, 163 part, 162 part, 161 part, 151 part, 152 part, 150 part, 105 part.

(PART II)

Plot number in village Borea :—714 part, 713 part, 709 part, 706 part, 705 part, 700 part, 701, 699 part, 690 part, 691 part, 685 part, 684 part, 683 part, 682 part, 678 part, 676 part.

(PART III)

675 Part

Boundaries as follows :—

(PART I)

AB line passes through plot Nos.:—307, 301, 295, 193, 192, 54, 164, 163, 167, 161, 162, 150, 152, 105.

BC line passes through plot Nos.:—105, 150.

CD line passes through plot Nos.:—150, 151, 165, 167, 166, 54, 193, 192, 298, 299, 303, 304, 307.

DA line passes through plot Nos.:—307.

(PART II)

GHI line passes through plot Nos :—713, 709, 706, 705, 700, 699, 690, 691, 685, 684, 683, 682, 678, 670.

IJ line passes through plot Nos :—676.

JKL line passes through plot Nos :—676, 678, 682, 683, 684, 691, 699, 702, 705, 713, 714.

LG line passes through plot Nos :—714, 713.

(PART III)

MN line passes through plot Nos :—675.

NO line passes through plot Nos :—675.

OP line passes through plot Nos :—675.

(PLAN 'E')

Name of village	Thana No.	Name of Thana	District	Area to be acquired
Kathara . . .	117	Gomia	Hazaribagh	46.82 Acre = 140 Bighas (Approx.)

Plot numbers in village Kathara :—416 part, 409 part, 410 part, 411, 412, 414 part, 415, 809, part, 810 part, 811, 812, 813 part, 814 part, 815 (P), 823 part, 824 part, 808 part, 847 part, 850 (P), 852 part, 851 part, 848 part, 1048 part, 849 part, 871 part, 870 part, 895 part, 896 part, 900 part, 913 part, 887 part, 953 part, 954 part, 955, 952 part, 951, 950 part, 956 part, 982 part, 957 part, 958 part, 959 (P), 960, 962, (P) 964 part, 963 part, 974 (P), 981 part, 976 part, 975 part, 978 part, 979 part, 1043 part, 1044 part, 1045 (P), 1039 part, 1038 part, 1034 part, 1037 part, 1035 part, 1033 part, 1032 part, 1029 part, 1030 part.

Boundaries as follows :—

AB line passes through plot Nos. in village Kathara :—416, 809, 808, 847, 1048, 872, 871, 870, 895, 887, 913, 954, 932, 956, 959, 958, 981, 975, 978, 979, 1043, 1044, 1040, 1039, 1038, 1037, 1035, 1034, 1029.

BC line passes through plot Nos :—1029, 1030.

CD line passes through plot Nos :—1030, 1029, 1032, 1033, 1045, 1034, 1044, 1043, 978, 975, 974, 963, 964, 962, 949, 950, 952, 953, 887, 913, 900, 895, 896, 870, 871, 849, 850, 851, 852, 847, 808, 824, 823, 815, 814, 813, 810, 414, 413, 412, 810, 409, 416.

DA line passes through plot No. in village Kathara.—416.

SCHEDULE—'B' (Showing lands where rights to mine, quarry, bore, dig and search for timber, work and carry away minerals are to be acquired).

BLOCK—I : (PLAN 'A')

Name of village	Thana No.	Name of Thana	District	Area to be acquired.
1. Jhirki . . .	120	Gomia	Hazaribagh	
2. Palani . . .	119	„	„	
3. Bandh . . .	118	„	„	
4. Mahali Bandh	113	„	„	
5. Kathara . . .	117	„	„	
				1392.27 Bighas. (Approximately)

Plots Nos. in village Palani.—(P) 106, (P) 107, (P) 108, (P) 109, (P) 110, (P) 111, (P) 139, (P) 141, (P) 472, (P) 481, 482 to 495, (P) 496, 497 to 510, (P) 514, (P) 515, 516 to 520.

Plots Nos. in village Jhirki.—(P) 104, (P) 105, (P) 107 to 130, (P) 131, (P) 132, (P) 133, (P) 206, (P) 207, (P) 208, 209, 210 to 261, (P) 262, (P) 263, (P) 267, (P) 268, (P) 269, (P) 270, (P) 291, 292, (P) 293, 294 to 310, (P) 311, (P) 312, 313, (P) 314, 315, (P) 316, (P) 317, (P) 318, (P) 333, (P) 332, (P) 334, 335 to 350, (P) 351 to 366, (P) 367, (P) 368, (P) 372, (P) 373, (P) 374, (P) 375, (P) 392, (P) 393, (P) 396, (P) 457, (P) 458, (P) 461.

Plots in village Mahali Bandh.—(P) 926, (P) 927, (P) 928, (P) 935, 936, 937, (P) 938, (P) 939, (P) 940, (P) 954, (P) 955, (P) 1001, (P) 1003, (P) 1004, (P) 1005, (P) 1094, (P) 1096, (P) 1101, (P) 1102, 1103, (P) 1104, (P) 1107, 1108, to 1114, (P) 1115, (P) 1116, (P) 1188, (P) 1189, (P) 1190, (P) 1191, (P) 1192, 1193 to 1260, (P) 1261, (P) 1262, (P) 1264, (P) 1266, 1267, (P) 1268, (P) 1270, (P) 1273, (P) 1274, (P) 1275, (P) 1276.

Plots Nos. in village Kathara.—1, 2, 3, (P) 4, (P) 5, (P) 12, (P) 13, 14 to 26, (P) 27, (P) 28, (P) 29, 30 to 34, (P) 35, 36, (P) 37, (P) 39, (P) 43, 44, 45, (P) 46, (P) 48, (P) 49, (P) 194, (P) 1050, (P) 196, 197 to 228, (P) 229, (P) 230, (P) 231, (P) 233, 234, (P) 235, (P) 279, (P) 278, 276, 277, 275, (P) 274, (P) 280, 281 to 283, (P) 284, 285, 286, 287, (P) 289, 290 to 293, (P) 294, (P) 295, (P) 296, (P) 316, (P) 315.

Plots in village Bandh.—(P) 66, (P) 65, (P) 67, (P) 69, (P) 89, (P) 104, (P) 105, 106, to 121, (P) 122, (P) 123, (P) 124, (P) 125, 126 to 152, (P) 153, (P) 154, 155 to 162, (P) 163, (P) 165, (P) 167, 168 to 173, (P) 174, (P) 175, (P) 176, (P) 177, 178 to 310, 311 to 400, 401 to 618, (P) 619, 620, (P) 621, (P) 631, (P) 637, (P) 638, (P) 639, 640 to 650, (P) 651, 652, 653, (P) 654, (P) 655, (P) 659, (P) 660, 661 to 773, (P) 774, (P) 775, (P) 777, (P) 778, 779 to 872, (P) 873, 874 to 1003, (P) 1004, 1005 to 104, (P) 1042, (P) 1043, (P) 1044, 1045 to 1082, (P) 1083, 1084, (P) 1085, (P) 1086, (P) 1108, (P) 1109, (P) 1110, (P) 1111, 1112 to 1125, (P) 1126, (P) 1127, (P) 128, (P) 1129, 1130 to 1135, (P) 1136, (P) 1137, 1138 to 1148, (P) 1149, 1150, (P) 1151, (P) 1154, (P) 1157, (P) 1158, 1159, to 1161, (P) 1162, (P) 1169, (P) 1170, (P) 1171, (P) 1174, (P) 1175, (P) 1254, (P) 11255, 1256, to 1260, (P) 1261, 1262, (P) 1263, (P) 1267, (P) 1287, (P) 1289, 1290, (P) 1291, 1292, 1293, (P) 1294, 1295 to 1298, (P) 1299, (P) 1309, (P) 1310, 1311 to 1318, (P) 1319, (P) 1321, (P) 1322, (P) 1405, 1428 to 1438.

AB line passes through plot Nos.—141, 459, 458, 457, 455, 396, 393, 392, 387, 367, 368, 372, 373, 374, 375, 210, 206, 207, 208, 131, 132, 133, 113, 105, in village Jhirki 511, 514, 510, 107, 108, 109, 110, 111, 139, 141, in village Palani.

BC line passes through the plot Nos.—141, 110, 481, 472, 496, in village Palari, 104, 105, 122, 124, 125, 153, 154, 89, 163, 177, 176, 175, 165, 167, 69, 66, 65, 67, 621, 637, 638, 639, 631, 651, 655, 654, 659, 660 in village Bandh 925, 926, 927, 928, 935, 944, 943, 940, 939 938, in village 954, Mahali Bandh 774, 775, 777, 778, in village Bandh, 955, 1000, 1001, 1003, 1004, 1005, 1094, 1096, 1097, 1232, 1101, 1102, 1104, 1107, 1123, 1115, 1116, 1190, 1189, 1191, 1192, 1270, 1275, 1274, 1273, in village Mahali Bandh.

Line CD passes through the plots Nos.—1273, 1270, 1261, 1262, 1263, 1264, 1266, 1268, in village Mahali Bandh, 5, 4, 1047, 12, 10, 28, 27, 29, 39, 37, 35, 43, 46, 48, 49, 194, 1050, 196, 284, 287, 289, 296, 294, 295, 315, village Kathara.

DE line passes through the plot Nos.—315, 316, 294, 275, 274, 278, 273, 279, 280 in village Kathara.

EF line passes through the plot Nos.—280, 235, 233, 229, 231, 230, in village Kathara 1322, 1321, 1319, 1309, 1310, 1311, 873, 1431, 1299, 1294, in village Bandh.

FG line passes through the plot Nos.—1294, 1298, 1290, 1291, 1287, 1267, 1004, 1261, 1263, 1255, 1254, 1151, 1149, 1154, 1157, 1153, 1162, 1169, 1170, 1171, 1173, 1174, 1137, 1136, 1042, 1043, 1129, 1044, 1128, in village Bandh.

GH line passes through the plot Nos.—1128, 1127, 1126, 1111, 1110, 1109, 1108, 1187, 1085, 1286, 1425 in village Bandh 294, 263, 262, 267, 268, 269, 270, 293, 291, 289.

Line HA passes through plot Nos.—289, 311, 312, 314, 316, 317, 318, 334, 333, 332, 351, 461, in village Jhirki.

[No. C2-7(91)/57.]

A. S. GREWAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

(Sugar Administration Section)

New Delhi, the 15th November 1957

S.R.O. 3811.—In exercise of the powers conferred by article 309 of the Constitution, the President is pleased to make the following rules for recruitment to the post of the Administrative Officer at National Sugar Institute, Kanpur, in the General Central Service, Class I (Gazetted):—

1. *Method of recruitment.*—Promotion failing which by direct recruitment.
2. *Scale of pay.*—Rs. 350—350—380—380—30—590—EB—30—770—40—850.
3. *Age.*—Between 27 and 35 years.
4. *Period of probation.*—2 years for direct recruitment and one year for promotees.
5. *Qualifications, Essential.*—(1) Degree of a recognised University.
(2) Knowledge of Government rules and regulations.
(3) About 3 years' administrative experience in a responsible capacity particularly some experience on the accounts and establishment side.

(Qualifications relaxable at Commission's discretion in case of candidate, otherwise well qualified.)

Grade from which promotion is to be made.—Office Superintendent, National Sugar Institute, Kanpur.

[No. F.3-97/57-S.Admn]
S. D. UDHRRAIN, Under Secy.

(Department of Agriculture)

New Delhi, the 20th November 1957

S.R.O. 3812.—The undermentioned officers of the Directorate of Plant Protection Quarantine & Storage and its subordinate offices have been appointed until further orders for the purpose of receiving notices served under Rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure 1908 (Act 5 of 1908).

1. Shri D. R. Bhatia, Locust Entomologist for Field Station for Investigations on Locusts, Bikaner.
2. Shri Gurdas Singh, Deputy Locust Entomologist, for Locust Sub-Station, Jodhpur.
3. Shri V. K. Subramanian, Quarantine Entomologist for Plant Quarantine Office at Bombay.
4. Shri Mahtab Singh, Administrative Officer, Plant Protection Quarantine & Storage Directorate for all other offices of the Dte. of Plant Protection Quarantine & Storage.

[No. F.3-57/57-PPS.]
V. BALASUBRAMANIAN, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

New Delhi, the 19th November 1957

S.R.O. 3813.—In exercise of the powers conferred by sub-section (3) of section 1 of the Road Transport Corporation Act, 1950 (64 of 1950), the Central Government hereby appoints the 1st day of December, 1957, as the date on which the said Act shall come into force in the State of Andhra Pradesh.

[No. 28-T(1)/57.]
D. D. SURI, Dy. Secy.

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 23rd November 1957

S.R.O. 3814.—In pursuance of the provisions of Clause (3) of section 3 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby authorises Shri Mithabhai Nanabhai Surati, Chief Officer of the Scindia Steam Navigation Company's coasting steamers, as a licenced officer to pilot vessels in the Port of Bombay, subject to the restrictions laid down in Part XII of the Bombay Port Trust Pilotage By-laws.

[No. 8-C-PG(104)/57.]

S.R.O. 3815.—In pursuance of the provisions of clause (3) of section 3 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby authorises Shri Ally Mahomed Mhatey, Chief Officer of the Merchant Steam Navigation Company's coasting steamers, as a licenced officer, to pilot vessels in the Port of Bombay, subject to the restrictions laid down in Part XII of the Bombay Port Trust Pilotage By-laws.

[No. 8. C PG(106)/57.]

D. A. R. WARRIAR, Under Secy.

(Department of Communications and Civil Aviation)

(Posts & Telegraphs)

New Delhi, the 18th November 1957

S.R.O. 3816.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following further amendments in the Indian Telegraph Rules, 1951, namely:—

In the said Rules—

1. For the proviso to rule 248, the following shall be substituted, namely:—

“Provided that, in the case of a phototelegram cancelled before transmission has begun at the Overseas Communications Service, the charge paid, less one third of the minimum charge for a phototelegram to the same destination, shall be refunded:

Provided further that, in the case of a phototelegram cancelled on being advised of the likelihood of unusual delay in its transmission due to adverse conditions or other reasons, the full charges paid shall be refunded.”

For the proviso to rule 249, the following proviso shall be substituted, namely:—

“Provided that in the case of a phototelegram cancelled at the request of the sender or his duly authorised representative after the transmission has begun at the Overseas Communications Service, or because of the refusal of the addressee to accept the phototelegram no charge shall be refunded.”

For clause (a) to rule 370, the following clause shall be substituted, namely:—

“(a) A refund of the charge paid less one third of the minimum charge for a phototelegram to the same destination in the case of a phototelegram cancelled at the request of the sender or his duly authorised representative, if the cancellation enabled the Telegraph Office to prevent the transmission of the phototelegram by the Overseas Communications Service, before it has begun.”

[No. 2/34/57-R]

K. K. SARAN, Dy. Secy.

MINISTRY OF IRRIGATION AND POWER
ORDER

New Delhi, the 19th November 1957

S.R.O. 3817.—In exercise of the powers conferred by sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of sub-rule (1)(a) of Rule 119 of the said Rules shall be relaxed in the case of the use of one 2½ cubic yard Marion Type 93 M, electric shovel No. 10096 with a 150 H.P., 3 phase, 50 cycles, 3,300 volts, Westinghouse Electric Co., induction motor, at the limestone quarries at Kymore Cement Works, Kymore, District Jabalpur, Madhya Pradesh, of the Associated Cement Companies Limited, to the extent that the high voltage parts of the driving motors of the said shovel may not be stationary while the machine is moving from one place to another and that the relaxation shall be subject to the following conditions, namely:—

- (a) the machine shall be worked with due care so as to avert danger arising out of any electrical defect and insulation resistance of the high pressure circuit including the induction motors shall not be less than 10 megohms; and
- (b) the flexible trailing cables for use with the machine shall be of adequate size, of the type 321 C under B.S.S. 116 of 1943, and be connected to the electrical supply system and the machine by properly constructed connector box. The flexible cable shall be adequately protected from mechanical damage and shall be examined by competent persons at least in each shift and replaced or properly repaired as soon as found damaged or defective:

Provided that the aforesaid relaxation shall be valid only for such time as the said machine is in use at the mine and that the information shall be given to the Central Government through the Electric Inspector of Mines, as soon as the machine is taken out of the mine.

[No. EL-III-353(7)/57.]

N. S. VASANT,
Officer on Special Duty.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 20th October 1957

S.R.O. 3818.—In pursuance of sub-rule (1) of Rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government hereby appoints the officer specified in column 1 of the table below as officer to whom notice of orders attaching the salaries and allowances of the officers specified in the corresponding entries in column 2 of the said table shall be sent.

TABLE

1	2
Officer to whom notice should be sent.	Officers whose salaries and allowances are attached.

2. This is in supersession of this Ministry's notification No. H.II/4-A(32)/56, dated the 9th July, 1956.

[No. H.II/4-A(32)/56.]

T. N. SRIVASTAVA, Under Secy.

New Delhi, the 25th November 1957

S.R.O. 3819.—In pursuance of sub-rule (1) of Rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure 1908 (Act V of 1908), the Government of India hereby appoints the officer specified in Column 1 of the table below as the officer to whom notice of orders attaching the salaries and allowances of the officers specified in Column 2 of the said table shall be sent.

TABLE

Officer to whom notice should be sent	Officers whose Salaries & allowances are attached
Chief Engineer, Central Public Works Department	Gazetted and nongazetted officers of the Central Public Works Department.

This is in supersession of this Ministry's notification No. 3455-E/56, dated 23rd May, 1956.

[No. 14(122)/57-EWI.]

L. S. SUNDARA RAJAN, Dy. Secy.

(Central Boilers Board)

New Delhi, the 30th November 1957

S.R.O. 3820.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by Section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 31st January 1958.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations, in regulation 293, after clause (b), the following clause shall be inserted, namely:—

(c) In the case of waste heat boilers where the evaporation per square foot of heating surface is certified by the manufacturers to be less than 6 pounds the minimum safety valve area may be calculated on the basis of the actual maximum evaporation of the boiler."

[No. S&P-II/BL-20(32)/56.]

M. N. KALE, Secy.

MINISTRY OF REHABILITATION

New Delhi, the 22nd November 1957

S.R.O. 3821.—Whereas the Central Government is of opinion that it is necessary to acquire the evictee properties, specified in the schedule below, in the State of Delhi for public purpose, being a purpose connected with the relief and rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evictee properties specified in the said schedule.

THE SCHEDULE

792 shares of The Kamal Bus Service, (Private) Ltd; Delhi, as per details given below:—

Resistinctive No. of shares.	No. of Shares.	Name of evacuee share Holders.
1 to 4, 21 to 96	80	Mirza Asaf Ali.
5 to 8, 97 to 172	80	Shri Farukh Shah.
9 to 12, 249 to 324	80	Shri Faiz Mohammad.
17 to 20, 325 to 400	80	Shri Mashoq Ali.
481 to 560	80	Shri Yaqub Ali.
561 to 630	70	Shri Abbas Ali.
684 to 734	51	Shri Moh. Husain.
775 to 814	40	Shri Nek Mohd.
815 to 834	20	Shri Mohd. Ishaq.
888 to 919	32	Shri Mohd. Idris.
942 to 1004	63	Shri Absamul Haq.
1005 to 1035	56	Shri Mohd. Yasin.
1125 to 1129	60	Siraj Ulhaq.
1056 to 1104		
1130 to 1140		

[No. 10(6)SI/57.]

ONKAR DAYAL, Under Secy.

DELHI DEVELOPMENT PROVISIONAL AUTHORITY

New Delhi, the 23rd November 1957

S.R.O. 3822.—In pursuance of section 12 of the Delhi (Control of Building Operations) Act (53 of 1955), the Delhi Development Provisional Authority hereby authorizes also the Additional Secretary of the Authority to grant previous sanction for prosecution referred to in the said Section.

[No. F.1(14)/55-Admn.]

New Delhi, the 25th November 1957

S.R.O. 3823.—In exercise of the powers conferred by section 19 of the Delhi (Control of Building Operations) Act, 1955 (53 of 1955), the Delhi Development Provisional Authority, with the previous approval of the Central Government, hereby makes the following amendments in the Delhi (Control of Building Operations) Regulations, published with the notification of the Government of India, Ministry of Health No. F.30-8/55-LSG., dated the 11th November 1955, as subsequently amended, namely,

- (1) In the proviso to Regulation 6(7) of Chapter III, add a comma after the word Secretary and the words "Additional Secretary" between the words Secretary and the words "or Administrative Officer".
- (2) In Chapter IV, add the following proviso after Regulation 7(3)—
"Provided that such Authority may by an order direct that any power exercisable by it under this clause may also be exercised, subject to such conditions as may be specified, by such officer as may be mentioned in the said order."
- (3) In the schedule to Chapter IV—
 - (a) In columns 2, 3 and 5 pertaining to class III posts, for the words "Member-Secretary, D.D.P.A." substitute the words "Additional Secretary, D.D.P.A."
 - (b) In columns 2 and 5 pertaining to class IV posts, for the words "Member-Secretary, D.D.P.A." substitute the words "Additional Secretary, D.D.P.A."

[No. F.1(14)/55-Admn.]

G. MUKHARJI, Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 22nd November 1957

S.R.O. 3824.—In exercise of the powers conferred by sub-section (1) of section 21 of the Tea Districts Emigrant Labour Act, 1932 (22 of 1932), the Central Government hereby makes the following further amendment in the Uttar Pradesh Rules framed under the said Act and published with the notification of Government of the United Provinces in the Industries Department, No. 1365/XVIII-7, dated the 24th July, 1933, as subsequently amended, namely:—

In the said rules, under the heading "Rules under clause (c) of section 21(1)" for foot note (a) occurring below the table, the following foot note shall be substituted, namely:—

(a) Two emigrants of or above two years and below 10 years shall count as one emigrant only.

[F. No. PL/1-3/5/57.]

R. M. DOIPHODE, Under Secy.

New Delhi, the 26th November 1957

S.R.O. 3825.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment being a factory of Messrs. Autogenous Welding and Repairing Co. Ltd., Bombay;

have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the 1st day of October, 1955.

[No. P.F.II-57(30)57.]

CORRIGENDUM

New Delhi, the 23rd November 1957

S.R.O. 3826—In the notification of the Government of India in the Ministry of Labour & Employment No. S.R.O. 3071, dated the 24th September 1957, published at pages 2060—2062, of Part II, Section 3 of the Gazette of India, dated the 28th September 1957.—

In clause (a) (ii) of regulation 4(1), last line,

for "(SO₂ C1_½)"
read "(SO₂ C1_½)".

[No. Fac. 38(100).]

R. C. SAKSENA, Under Secy.

ORDER

New Delhi, the 22nd November 1957

S.R.O. 3827.—Whereas the Central Government is of opinion that an industrial dispute exists or is apprehended between the employers in relation to the Bombay Port Trust and their workmen regarding the matters specified in the Schedule hereto annexed;

And Whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, Therefore, in exercise of the powers conferred by section 7A, and clause (d) of sub-section (1) of section 10, of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with

Shri A. Das Gupta, Member, Labour Appellate Tribunal, as the Presiding Officer, with head quarters at Calcutta, and refers the said dispute to the said Industrial Tribunal for adjudication.

THE SCHEDULE

- (1) For purposes of leave salary, should "pay" mean average consolidated piece-rate earnings in the case of the piece-rated workers?
- (ii) For purposes of gratuity, should service rendered by the workers under the Toliwala or as casual or "B" category workers under the Port Trust be taken into account?
- (iii) Are the shore workers of categories "A", "B" and casuals entitled to receive any arrears on account of overtime for Sunday work and holiday work?
- (iv) Should all the shore workers including the casual workers of the Docks Department be paid time-rate wages equivalent to Rs. 4 and 19 paise per shift when employed on making room, warehousing work, collection of gear work or any other type of work done in the Docks Department?
- (v) Should special marshias of the Docks Department be given uniforms and water-proofs coats?
- (vi) Should casual workers employed in the Docks Department be given free medical and hospital facilities?
- (vii) Should watchman be given uniforms and warm clothes during the winter and if so, whether the uniforms should consist of full-pants or shorts?
- (viii) Should the uniforms of the watchmen and messengers be washed at Port Trust cost or whether they should be given a washing allowance?

[No. LRII-3 (6)/57.]

CORRIGENDUM

New Delhi, the 25th November 1957

S.R.O. 3828.—In the order of the Government of India in the Ministry of Labour and Employment No. S.R.O. 3670, dated the 9th November 1957, published at page 2704 of Part II, section 3 of the Gazette of India dated the 16th November 1957,

- (1) for the words "the Chartered Bank Limited" read "The Chartered Bank" and
- (2) for "Shri N. P. Colsavala" in the Schedule, read "Shri N. D. Colsavala".

[No. LR 10(81)/57.]

A. L. HANNA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi-2, the 26th November, 1957

S.R.O. 3829.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Silk Stocking" and its trailer (Cinemasscope) (Colour) produced by Metro-Goldwyn-Mayer, U.S.A. shall be deemed to be uncertified films in the whole of India.

[No. 8/9/57-FC.]

D. R. KHANNA, Under Secy.